1.1

SENATE STATE OF MINNESOTA SPECIAL SESSION

S.F. No. 1

(SENATE AUTH	ORS: KIFF	MEYER)
DATE	D-PG	OFFICIAL STATUS
05/23/2017	12	Introduction and first reading
	12	Urgency declared rules suspended
	13	Second reading
	13	Laid on table
05/25/2017	49	Taken from table
		Special Order: Amended
	60	Third reading Passed
	63	Returned from House
		Presentment date 05/26/17
		Governor's action Approval 05/30/17
		Line item veto Page 2, lines 24-25
		Secretary of State Chapter 4 05/30/17
		Effective date Various Dates

A bill for an act

1.2	relating to the operation of state government; appropriating money for the
1.3	legislature, governor's office, state auditor, attorney general, secretary of state,
1.4	certain agencies, boards, councils, and retirement funds; changing provisions in
1.5	state government operations; changing provisions in military affairs and veterans
1.6	affairs, campaign finance, and elections; providing for the sale and regulation of
1.7	intoxicating liquor; amending Minnesota Statutes 2016, sections 3.305, subdivision
1.8	1; 3.8843, subdivision 7; 3.971, subdivisions 2, 6; 3.972, by adding a subdivision;
1.9	3.98, subdivisions 1, 4; 3.987, subdivision 1; 6.481, subdivisions 3, 6; 6.56,
1.10	subdivision 2; 6.581, subdivision 4; 10A.01, subdivisions 12, 16; 10A.025,
1.11	subdivision 1a; 10A.04, by adding a subdivision; 10A.071, subdivision 1; 10A.09,
1.12	subdivisions 5, 6; 10A.15, by adding a subdivision; 10A.20, subdivision 3; 10A.25,
1.13	subdivision 2; 10A.27, by adding subdivisions; 10A.31, by adding a subdivision;
1.14	10A.323; 15.0145, subdivision 5; 15A.083, subdivisions 6a, 7; 16A.90; 16B.055,
1.15	subdivision 1; 16B.2405; 16B.4805, subdivision 2; 16E.0466; 43A.17, subdivision
1.16	11; 43A.24, by adding a subdivision; 85.0505, by adding a subdivision; 138.081;
1.17	138.665, subdivisions 2, 3; 138.69; 155A.30, subdivision 5; 190.19, subdivisions
1.18	2, 2a; 196.05, subdivision 1; 197.236, subdivision 9; 197.791, subdivisions 2, 3,
1.19	4, 5, 5a; 270.44; 270.45; 290.0681, subdivisions 1, 2, 7, 9; 340A.22, subdivisions
1.20	1, 2; 340A.24, subdivision 3; 340A.28, subdivision 1; 340A.301, by adding a
1.21	subdivision; 340A.315, subdivision 7; 340A.504, subdivision 6; 349A.08,
1.22	subdivision 2; 349A.10, subdivision 6; 352D.06, subdivision 1; 353.27, subdivision
1.23	3c; 353.505; 471.193, subdivision 6; 508.12, subdivision 1; 518A.79, by adding
1.24	a subdivision; Laws 1999, chapter 202, section 13, as amended; Laws 2016, chapter
1.25	127, section 8; Laws 2017, chapter 21, sections 1, subdivision 2; 3, subdivision 2;
1.26	proposing coding for new law in Minnesota Statutes, chapters 3; 6; 10A; 15; 16B;
1.27	118A; 134A; 197; 206; 270; 340A; repealing Minnesota Statutes 2016, sections
1.28	6.581, subdivision 1; 204B.48; 349A.08, subdivision 3; Laws 2001, chapter 193,
1.29	section 10, as amended; Laws 2013, chapter 137, article 4, section 6; Minnesota
1.30	Rules, parts 4501.0300, subpart 3; 4501.0500, subpart 2; 4503.0200, subpart 6;
1.31	4503.0300, subpart 4; 4503.0400, subpart 1; 4503.0500, subparts 5, 8; 4503.0700,
1.32	subparts 2, 3; 4503.1300, subpart 5; 4503.1400, subparts 8, 9; 4503.1450, subparts
1.33	1, 3; 4503.1600; 4503.1700; 4503.1800; 4505.0100, subpart 3; 4505.0900, subparts
1.34	2, 3, 4, 5, 6, 7; 4511.0500, subpart 2; 4512.0100, subparts 2, 4, 5; 4525.0210,
1.35	subpart 1.

1.36 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

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	SF1	REVISOR	S	GS	171-S0001-1	1st Engrossment			
2.1			Α	RTICLE 1					
2.2		STATE G	OVERNI	MENT APPR	OPRIATIONS				
2.3	Section 1. API	PROPRIATION	IS.						
2.4	The sums sl	nown in the colur	nns marke	ed "Appropriat	ions" are appropriate	ed to the agencies			
2.5	The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the general fund,								
2.6	or another nam	ned fund, and are	available	e for the fiscal	years indicated for	each purpose.			
2.7	The figures "20)18" and "2019"	used in th	nis article mear	n that the appropriat	tions listed under			
2.8	them are availa	able for the fisca	l year end	ling June 30, 2	.018, or June 30, 20	19, respectively.			
2.9	"The first year	" is fiscal year 20	018. "The	e second year"	is fiscal year 2019.	"The biennium"			
2.10	is fiscal years 2	2018 and 2019.							
2.11 2.12 2.13 2.14					APPROPRIA Available for t Ending Jun 2018	he Year			
2.15	Sec. 2. <u>LEGIS</u>	LATURE							
2.16	Subdivision 1.	Total Appropri	ation	<u>\$</u>	<u>82,193,000</u> <u>\$</u>	82,169,000			
2.17	4	Appropriations b	y Fund						
2.18		<u>2018</u>	-	2019					
2.19	General	82,06	5,000	82,041,000					
2.20	Health Care A	ccess <u>12</u>	8,000	128,000					
2.21	The amounts the	hat may be spent	for each						
2.22	purpose are sp	ecified in the fol	lowing						
2.23	subdivisions.								
2.24	Subd. 2. Senat	<u>e</u>			32,299,000	32,105,000			
2.25	Subd. 3. Hous	e of Representa	tives		32,383,000	32,383,000			
2.26	Subd. 4. Legis	lative Coordina	ting Con	nmission	17,511,000	17,681,000			
2.27	<u> -</u>	Appropriations b	y Fund						
2.28	General	17,38	3,000	17,553,000					
2.29	Health Care A	ccess <u>12</u>	8,000	128,000					
2.30	Appropriations	s provided by thi	s subdivis	sion					
2.31	may be used for	or designated star	ff to supp	ort					
2.32	the following o	ffices and comm	issions: O	Office					
2.33	of the Legislat	ive Auditor; Off	ice of the						

3.1	Revisor of Statutes; Legislative Reference
3.2	Library; Geographic Information Services;
3.3	Legislative Budget Office; Legislative-Citizen
3.4	Commission on Minnesota Resources;
3.5	Legislative Commission on Pensions and
3.6	Retirement; Legislative Water Commission;
3.7	Mississippi River Parkway Commission;
3.8	Legislative Energy Commission; and the
3.9	Lessard-Sams Outdoor Heritage Council. The
3.10	operation of all other joint offices and
3.11	commissions must be supported by the central
3.12	administrative staff of the Legislative
3.13	Coordinating Commission. This appropriation
3.14	may additionally be used for central
3.15	administrative staff to support the work of the
3.16	Economic Status of Women Advisory
3.17	Committee.
3.18	From its funds, \$10,000 each year is for
3.18 3.19	From its funds, \$10,000 each year is for purposes of the legislators' forum, through
3.19	purposes of the legislators' forum, through
3.19 3.20	purposes of the legislators' forum, through which Minnesota legislators meet with
3.193.203.21	purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North
3.193.203.213.22	purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of
3.193.203.213.223.23	purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern.
 3.19 3.20 3.21 3.22 3.23 3.24 	purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern. The base for the Legislative Budget Office is
 3.19 3.20 3.21 3.22 3.23 3.24 3.25 	 purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern. The base for the Legislative Budget Office is \$818,000 for fiscal year 2020 and each year
 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 	purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern. The base for the Legislative Budget Office is \$818,000 for fiscal year 2020 and each year thereafter.
 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 3.27 	 purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern. The base for the Legislative Budget Office is \$818,000 for fiscal year 2020 and each year thereafter. Legislative Auditor. \$6,744,000 the first year
 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 3.27 3.28 3.29 	 purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern. The base for the Legislative Budget Office is \$818,000 for fiscal year 2020 and each year thereafter. Legislative Auditor. \$6,744,000 the first year and \$6,564,000 the second year are for the Office of the Legislative Auditor.
 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 3.27 3.28 3.29 3.30 	 purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern. The base for the Legislative Budget Office is \$818,000 for fiscal year 2020 and each year thereafter. Legislative Auditor. \$6,744,000 the first year and \$6,564,000 the second year are for the Office of the Legislative Auditor. Of these amounts, \$130,000 the first year is
 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 3.27 3.28 3.29 3.30 3.31 	 purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern. The base for the Legislative Budget Office is \$818,000 for fiscal year 2020 and each year thereafter. Legislative Auditor. \$6,744,000 the first year and \$6,564,000 the second year are for the Office of the Legislative Auditor. Of these amounts, \$130,000 the first year is for the transit financial activity reviews
 3.19 3.20 3.21 3.22 3.23 3.24 3.25 3.26 3.27 3.28 3.29 3.30 	 purposes of the legislators' forum, through which Minnesota legislators meet with counterparts from South Dakota, North Dakota, and Manitoba to discuss issues of mutual concern. The base for the Legislative Budget Office is \$818,000 for fiscal year 2020 and each year thereafter. Legislative Auditor. \$6,744,000 the first year and \$6,564,000 the second year are for the Office of the Legislative Auditor. Of these amounts, \$130,000 the first year is

4.1	No later than January 15, 2018, the legislative
4.2	auditor must complete an assessment of the
4.3	adequacy of the county audits performed by
4.4	the state auditor in calendar year 2016. The
4.5	standards for conducting the assessment must
4.6	be identical to those described in the report of
4.7	the state auditor dated March 2017, titled
4.8	"Assessing the Adequacy of 2015 County
4.9	Audits Performed by Private CPA Firms."
4.10	Revisor of Statutes. \$6,430,000 the first year
4.11	and \$6,093,000 the second year are for the
4.12	Office of the Revisor of Statutes.
4.13	Of these amounts, \$250,000 in the first year
4.14	is for upgrades and repairs to the information
4.15	technology data center located in the State
4.16	Office Building.
4.17	Legislative Reference Library. \$1,622,000
4.18	the first year and \$1,445,000 the second year
4.19	are for the Legislative Reference Library.
4.20	Of these amounts, \$177,000 the first year is
4.21	for the digital preservation of audio recordings
4.22	documenting committee hearings and floor
4.23	sessions of the legislature.
4.24 4.25	Sec. 3. <u>GOVERNOR AND LIEUTENANT</u> GOVERNOR
4.26	(a) This appropriation is to fund the Office of
4.27	the Governor and Lieutenant Governor.
4.28	(b) Up to \$19,000 the first year and up to
4 20	\$10,000 the second year are for pagesary

4.29 **\$19,000** the second year are for necessary

4.30 <u>expenses in the normal performance of the</u>

4.31 <u>Governor's and Lieutenant Governor's duties</u>

4.32 for which no other reimbursement is provided.

4.33 Sec. 4. STATE AUDITOR

<u>\$ 3,616,000</u> <u>\$</u> 3,616,000

	SF1 REVIS	OR	SGS	171-S0001-1	1st Engrossment
5.1	Subdivision 1. Total A	ppropriation	<u>\$</u>	<u>9,748,000</u> <u>\$</u>	<u>10,037,000</u>
5.2	The amounts that may	be spent for each			
5.3	purpose are specified i	n the following			
5.4	subdivisions.				
5.5	Subd. 2. Audit Practic	<u>ce</u>		7,449,000	7,694,000
5.6	Subd. 3. Legal and Sp	ecial Investiga	tions	344,000	344,000
5.7	Subd. 4. Government	Information		702,000	746,000
5.8	Subd. 5. Pension Over	rsight		485,000	485,000
5.9	Subd. 6. Operations N	<u> Ianagement</u>		488,000	488,000
5.10	Subd. 7. Constitution	al Office		280,000	280,000
5.11	Sec. 5. ATTORNEY	GENERAL			
5.12	Subdivision 1. Total A		<u>\$</u>	24,925,000 \$	24,925,000
5.13		iations by Fund		<u>,,,, , , , , , , , , , , , , , , </u>	<u></u>
5.13	Appropr	2018	2019		
5.15	General	22,125,000	22,125,000		
5.16 5.17	State Government Special Revenue	<u>2,405,000</u>	2,405,000		
5.18	Environmental	145,000	145,000		
5.19	Remediation	250,000	250,000		
5.20	The amounts that may	be spent for each	<u>ch</u>		
5.21	purpose are specified i	n the following			
5.22	subdivisions.				
5.23	Subd. 2. Government	Legal Services	<u>8</u>	3,948,000	3,948,000
5.24	Subd. 3. Regulatory I	aw and Profes	sions	5,182,000	5,182,000
5.25	Appropr	iations by Fund	<u>1</u>		
5.26		2018	<u>2019</u>		
5.27	General	2,403,000	2,403,000		
5.28 5.29	State Government Special Revenue	2,384,000	2,384,000		
5.30	Environmental	250,000	250,000		
5.31	Remediation	145,000	145,000		
5.32	Subd. 4. State Govern	ment Services		6,654,000	6,654,000
5.33	Appropr	tiations by Fund	<u>1</u>		

	SF1 R	EVISOR	SGS	171-S0001-1	1st Engrossment
6.1		2018	2019		
6.2	General	6,633,000	6,633,00	0	
6.3 6.4	State Governmen Special Revenue	<u>t</u> <u>21,000</u>	21,00	<u>0</u>	
6.5	Subd. 5. Civil La	w Section		3,254,000	3,254,000
6.6	Subd. 6. Civil Lit	tigation		1,617,000	1,617,000
6.7	Subd. 7. Adminis	strative Operations		4,270,000	4,270,000
6.8	Sec. 6. SECRET	ARY OF STATE			
6.9	Subdivision 1. To	tal Appropriation	5	<u>13,631,000</u>	<u>\$</u> <u>6,742,000</u>
6.10	The base for fisca	ll year 2020 is \$6,63	1,000		
6.11	and the base for f	iscal year 2021 is			
6.12	\$6,631,000.				
6.13	The amounts that	may be spent for ea	<u>ch</u>		
6.14	purpose are speci	fied in the following			
6.15	subdivisions.				
6.16	Subd. 2. Adminis	stration		642,000	655,000
6.17	Subd. 3. Safe at l	Home		659,000	676,000
6.18	Subd. 4. Busines	s Services		1,750,000	1,502,000
6.19	Subd. 5. Election	<u>s</u>		10,580,000	3,909,000
6.20	Of these amounts	, \$7,000,000 the first	year is		
6.21	for election equip	nent grants under Mi	nnesota		
6.22	Statutes, section 2	06.95. This appropri	ation is		
6.23	available until Ju	ne 30, 2020.			
6.24 6.25	Sec. 7. <u>CAMPAI</u> DISCLOSURE	<u>GN FINANCE AN</u> BOARD		<u>\$ </u>	<u>\$ 1,044,000</u>
6.26	Sec. 8. <u>STATE B</u>	OARD OF INVES	<u>rment</u>	<u>\$ 139,000</u>	<u>\$</u> <u>139,000</u>
6.27	Sec. 9. ADMINI	STRATIVE HEAR	INGS		
6.28	Subdivision 1. To	tal Appropriation		<u>\$ 8,184,000</u>	<u>\$</u> <u>8,186,000</u>
6.29	Ap	propriations by Func	<u>1</u>		
6.30		2018	2019		
6.31	General	397,000	399,00	<u>0</u>	

	SF1	REVISOR	SGS	171-S0001-1	1st Engrossment
7.1 7.2	Workers' Compensation	<u>7,787,00</u>	<u>0 7,787,000</u>	<u>.</u>	
7.3	The amounts the	hat may be spent for	each		
7.4	purpose are spo	ecified in the followi	ng		
7.5	subdivisions.				
7.6	Subd. 2. Camp	oaign Violations		115,000	<u>115,000</u>
7.7	These amounts	are for the cost of co	onsidering		
7.8	complaints file	ed under Minnesota S	tatutes,		
7.9	section 211B.3	2. These amounts ma	iy be used		
7.10	in either year o	of the biennium.			
7.11	Subd. 3. Data	Practices		20,000	22,000
7.12	These amounts	are for the cost of co	onsidering		
7.13	data practices of	complaints filed unde	er		
7.14	Minnesota Stat	tutes, section 13.085.	These		
7.15	amounts may b	be used in either year	of the		
7.16	biennium.				
7.17	Subd. 4. Muni	cipal Boundary Ad	justments	262,000	262,000
7.18	Sec. 10. OFFI	CE OF MN.IT SER	VICES		
7.19	Subdivision 1.	Total Appropriatio	<u>n §</u>	<u>2,642,000</u> §	2,662,000
7.20	The amounts the	hat may be spent for	each		
7.21	purpose are spe	ecified in the followi	ng		
7.22	subdivisions.				
7.23	The state chief	information officer	must		
7.24	prioritize use o	of appropriations prov	vided by		
7.25	this section to	enhance cybersecurit	y across		
7.26	state governme	ent.			
7.27	Subd. 2. State	Chief Information	<u>Officer</u>	1,336,000	1,356,000
7.28	The commissio	oner of management a	nd budget		
7.29	is authorized to	p provide cash flow a	ssistance		
7.30	of up to \$110,0	000,000 from the spe	cial		
7.31	revenue fund o	or other statutory gen	eral funds		
7.32	as defined in N	Ainnesota Statutes, se	ection		
7.33	<u>16A.671, subd</u>	ivision 3, paragraph	(a), to the		

	SF1	REVISOR	SGS	1	71-S0001-1	1st Engrossment
8.1	Office of MN	I.IT Services for th	ne purpose of			
8.2		venue and expendit				
8.3		These funds shall b				
8.4	interest by th	e end of the fiscal	year 2019			
8.5	closing perio	<u>d.</u>				
8.6	During the bi	iennium ending Jui	ne 30, 2019 <u>,</u>			
8.7	the Office of	MN.IT Services m	ust not charge			
8.8	fees to a publ	lic noncommercial	educational			
8.9	television bro	adcast station eligib	ole for funding			
8.10	under Minner	sota Statutes, chap	ter 129D, for			
8.11	access to the	state broadcast inf	rastructure. If			
8.12	the access fee	es not charged to p	ublic			
8.13	noncommerc	ial educational tele	evision			
8.14	broadcast sta	tions total more the	an \$400,000			
8.15	for the bienni	ium, the office may	y charge for			
8.16	access fees in	n excess of these an	mounts.			
8.17	Subd. 3. Geo	ospatial Informati	on Office		871,000	871,000
0.10	Subd 1 Ent	erprise IT Securit			125 000	125 000
8.18	<u>5000. 4.</u> Enu	erprise II Securi	t <u>y</u>		435,000	435,000
8.18		MINISTRATION	<u>.y</u>		433,000	435,000
	Sec. 11. <u>ADN</u>		_	<u>\$</u>	<u>433,000</u> 24,395,000 §	<u>435,000</u> <u>23,817,000</u>
8.19	Sec. 11. <u>ADN</u> Subdivision	MINISTRATION	ation	<u>\$</u>		
8.19 8.20	Sec. 11. ADN Subdivision	MINISTRATION 1. Total Appropris	ation for each	<u>\$</u>		
8.19 8.20 8.21	Sec. 11. ADN Subdivision	MINISTRATION 1. Total Appropris that may be spent specified in the foll	ation for each	<u>\$</u>		
8.198.208.218.22	Sec. 11. <u>ADN</u> Subdivision T The amounts purpose are s subdivisions.	MINISTRATION 1. Total Appropris that may be spent specified in the foll	ation for each owing	<u>\$</u>		
8.198.208.218.228.23	Sec. 11. <u>ADN</u> Subdivision T The amounts purpose are s subdivisions. Subd. 2. <u>Gov</u>	MINISTRATION 1. Total Appropriate that may be spent specified in the foll	ation for each owing zen Services	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000
 8.19 8.20 8.21 8.22 8.23 8.24 	Sec. 11. <u>ADN</u> <u>Subdivision</u> <u>The amounts</u> <u>purpose are s</u> <u>subdivisions.</u> <u>Subd. 2. Gov</u> <u>This approprese</u>	MINISTRATION 1. Total Appropria that may be spent specified in the foll vernment and Citi	ation for each owing zen Services ds for	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000
 8.19 8.20 8.21 8.22 8.23 8.24 8.25 	Sec. 11. <u>ADN</u> <u>Subdivision</u> <u>The amounts</u> <u>purpose are s</u> <u>subdivisions</u> . <u>Subd. 2. Gov</u> <u>This appropri- information t</u>	MINISTRATION 1. Total Appropria that may be spent specified in the foll vernment and Citi iation includes fun	ation for each owing zen Services ds for services and	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000
 8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 	Sec. 11. <u>ADN</u> <u>Subdivision</u> <u>The amounts</u> <u>purpose are s</u> <u>subdivisions.</u> <u>Subd. 2. Gov</u> <u>This appropr</u> <u>information t</u> <u>support subje</u>	MINISTRATION 1. Total Appropria that may be spent pecified in the foll vernment and Citi iation includes fun technology project	ation for each owing zen Services ds for services and of Minnesota	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000
 8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 	Sec. 11. <u>ADN</u> <u>Subdivision</u> <u>The amounts</u> <u>purpose are s</u> <u>subdivisions</u> . <u>Subd. 2. Gov</u> <u>This appropri- information t</u> <u>support subje</u> <u>Statutes, sect</u>	MINISTRATION 1. Total Appropria that may be spent pecified in the foll vernment and Citi tation includes fun technology project ect to the provisions	ation for each owing zen Services ds for services and of Minnesota y ongoing	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000
 8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 8.28 	Sec. 11. <u>ADN</u> <u>Subdivision</u> <u>The amounts</u> <u>purpose are s</u> <u>subdivisions.</u> <u>Subd. 2. Gov</u> <u>This appropri- information t</u> <u>support subje</u> <u>Statutes, sect</u> <u>information t</u>	MINISTRATION 1. Total Appropria that may be spent topecified in the foll vernment and Citi tation includes fun technology project to the provisions tion 16E.0466. Any	ation for each owing zen Services ds for services and of Minnesota y ongoing tust be	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000
 8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29 	Sec. 11. <u>ADN</u> Subdivision 1 The amounts purpose are s subdivisions. Subd. 2. Gov This appropri- information t support subje Statutes, sect information t information t	MINISTRATION 1. Total Appropria that may be spent topecified in the foll wernment and Citi tation includes fun technology project to the provisions tion 16E.0466. Any technology costs m	ation for each owing zen Services ds for services and of Minnesota y ongoing tust be yel agreement	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000
 8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29 8.30 	Sec. 11. ADN Subdivision T The amounts purpose are s subdivisions. Subd. 2. Gov This appropri- information t support subje Statutes, sect information t incorporated and must be p	MINISTRATION 1. Total Appropria that may be spent pecified in the foll c vernment and Citi iation includes fun technology project cct to the provisions fion 16E.0466. Any technology costs m into the service leve	ation for each owing zen Services ds for services and of Minnesota y ongoing tust be vel agreement of MN.IT	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000
 8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29 8.30 8.31 	Sec. 11. <u>ADN</u> <u>Subdivision 1</u> <u>The amounts</u> <u>purpose are s</u> <u>subdivisions.</u> <u>Subd. 2. Gov</u> <u>This appropri- information the support subjects <u>Statutes, section</u> <u>information the</u> <u>information the</u> <u>information the</u> <u>information the</u> <u>information the</u> <u>Services by the</u></u>	MINISTRATION 1. Total Appropria that may be spent pecified in the foll vernment and Citi tation includes fun technology project cot to the provisions tion 16E.0466. Any technology costs m into the service lev paid to the Office of	ation for each owing zen Services ds for services and of Minnesota y ongoing tust be yel agreement of MN.IT	<u>\$</u>	<u>24,395,000</u> <u>\$</u>	23,817,000

9.1	Council on Developmental Disabilities.
9.2	\$74,000 the first year and \$74,000 the second
9.3	year are for the Council on Developmental
9.4	Disabilities.
9.5	Olmstead Plan. \$148,000 each year is for the
9.6	Olmstead plan.
9.7	Continuous Improvement Program.
9.8	\$417,000 the first year and \$418,000 the
9.9	second year are for the continuous
9.10	improvement program.
9.11	Materials Management. \$2,408,000 the first
9.12	year and \$2,409,000 the second year are for
9.13	materials management.
9.14	Plant Management. \$438,000 each year is
9.15	for plant management.
9.16	Real Estate and Construction Services.
9.16 9.17	Real Estate and Construction Services. \$2,763,000 the first year and \$2,811,000 the
9.17	\$2,763,000 the first year and \$2,811,000 the
9.17 9.18	\$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction
9.17 9.18 9.19	\$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services.
9.179.189.199.20	\$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services. Enterprise Real Property. \$711,000 the first
9.179.189.199.209.21	 \$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services. Enterprise Real Property. \$711,000 the first year and \$717,000 the second year are for
 9.17 9.18 9.19 9.20 9.21 9.22 	 \$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services. Enterprise Real Property. \$711,000 the first year and \$717,000 the second year are for enterprise real property.
 9.17 9.18 9.19 9.20 9.21 9.22 9.23 	 \$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services. Enterprise Real Property. \$711,000 the first year and \$717,000 the second year are for enterprise real property. Small Agency Resource Team (SmART).
 9.17 9.18 9.19 9.20 9.21 9.22 9.23 9.24 	 \$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services. Enterprise Real Property. \$711,000 the first year and \$717,000 the second year are for enterprise real property. Small Agency Resource Team (SmART). \$466,000 the first year and \$467,000 the
 9.17 9.18 9.19 9.20 9.21 9.22 9.23 9.24 9.25 	 \$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services. Enterprise Real Property. \$711,000 the first year and \$717,000 the second year are for enterprise real property. Small Agency Resource Team (SmART). \$466,000 the first year and \$467,000 the second year are for the small agency resource
 9.17 9.18 9.19 9.20 9.21 9.22 9.23 9.24 9.25 9.26 	 \$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services. Enterprise Real Property. \$711,000 the first year and \$717,000 the second year are for enterprise real property. Small Agency Resource Team (SmART). \$466,000 the first year and \$467,000 the second year are for the small agency resource team.
 9.17 9.18 9.19 9.20 9.21 9.22 9.23 9.24 9.25 9.26 9.27 	 \$2,763,000 the first year and \$2,811,000 the second year are for real estate and construction services. Enterprise Real Property. \$711,000 the first year and \$717,000 the second year are for enterprise real property. Small Agency Resource Team (SmART). \$466,000 the first year and \$467,000 the second year are for the small agency resource team. State Agency Accommodation

9.31 <u>Minnesota Statutes, section 16B.4805.</u>

	SI I KLVISOK	505	171-50001-1	1st Englossment
10.1	Community Services. \$2,0	03,000 the first		
10.2	year and \$1,718,000 the sec	ond year are for		
10.3	community services.			
10.4	(a) \$215,000 the first year an	nd \$215,000 the		
10.5	second year are for the state	archaeologist.		
10.6	(b) \$525,000 the first year a	nd \$525,000 the		
10.7	second year are for informat	ion policy		
10.8	analysis.			
10.9	(c) \$737,000 the first year an	nd \$737,000 the		
10.10	second year are for the state	demographer. Of		
10.11	this amount, \$190,000 each	year is for the		
10.12	2020 census.			
10.13	(d) \$130,000 the first year a	nd \$130,000 the		
10.14	second year are for the Offic	ce of Grants		
10.15	Management.			
10.16	(e) \$300,000 the first year is	for the State		
10.17	Historic Preservation Office	. The base is		
10.18	\$200,000 in fiscal year 2020	and each year		
10.19	thereafter.			
10.20	(f) \$96,000 the first year and	1 \$111,000 the		
10.21	second year are for operating	adjustments and		
10.22	may be transferred to activit	ies under		
10.23	paragraphs (a) to (d).			
10.24	Subd. 3. Strategic Manager	ment Services	2,212,000	2,245,000
10.25	Executive Leadership/Part	tnerships.		
10.26	\$702,000 the first year and \$	5719,000 the		
10.27	second year are for executiv	e		
10.28	leadership/partnerships.			
10.29	School Trust Lands Directo	or. \$185,000 each		
10.30	year is for school trust lands	director.		
10.31	Financial Management an	d Reporting.		
	B-ment un	8		

SGS

171-S0001-1

1st Engrossment

10.32 **§871,000 the first year and \$884,000 the**

SF1

REVISOR

	SF1	REVISOR	SGS	171-S0001-1	1st Engrossment				
11.1	second year are	for financial ma	nagement and						
11.2	reporting.								
11.3	<u>Human Resou</u>	rces. \$454,000 t	he first year						
11.4	and \$457,000 th	he second year a	re for human						
11.5	resources.								
11.6	Subd. 4. Fiscal	Agent		12,555,000	12,172,000				
11.7	In-Lieu of Ren	t. \$9,374,000 the	e first year and						
11.8	\$9,391,000 the	second year are f	for space costs						
11.9	of the legislatur	re and veterans of	organizations,						
11.10	ceremonial space	ce, and statutoril	y free space.						
11.11	Public Televisi	on. (a) \$1,550,0	00 the first						
11.12	year and \$1,550	0,000 the second	l year are for						
11.13	matching grant	s for public telev	vision.						
11.14	<u>(b) \$250,000 th</u>	e first year and	\$250,000 the						
11.15	second year are	e for public telev	ision						
11.16	equipment gran	ts under Minnes	sota Statutes,						
11.17	section 129D.1	<u>3.</u>							
11.18	(c) The commis	ssioner of admin	istration must						
11.19	consider the rec	commendations	of the						
11.20	Minnesota Pub	lic Television As	ssociation						
11.21	before allocatin	g the amounts a	ppropriated in						
11.22	paragraphs (a) a	and (b) for equip	oment or						
11.23	matching grants	<u>S.</u>							
11.24	Public Radio.	(a) \$392,000 the	first year and						
11.25	<u>\$392,000 the set</u>	econd year are for	or community						
11.26	service grants to	o public education	onal radio						
11.27	stations. This a	ppropriation may	y be used to						
11.28	disseminate em	ergency information	tion in foreign						
11.29	languages.								
11.30	<u>(b) \$117,000 th</u>	e first year and S	\$117,000 the						
11.31	second year are	for equipment g	rants to public						
11.32	educational rad	io stations. This	appropriation						
11.33	may be used for	r the repair, rent	al, and						

	SF1	REVISOR	SGS
12.1	purchase of equ	ipment including equi	ipment
12.2	under \$500.	• • • •	·
12.3	(c) \$310,000 the	e first year and \$310,0	000 the
12.4	<u>.</u>	for equipment grants	
12.5		ic Radio, Inc., includi	
12.6	upgrades to Min	nesota's Emergency A	lert and
12.7	AMBER Alert S	Systems.	
12.8	(d) \$400,000 the	e first year is for a gra	nt to
12.9	Minnesota Publi	ic Radio, Inc. for upg	rades to
12.10	Minnesota's Em	ergency Alert and AN	<u>/IBER</u>
12.11	Alert Systems.		
12.12	(e) The appropri	ations in paragraphs (a) to (d)
12.13	may not be used	for indirect costs clai	med by
12.14	an institution or	governing body.	
12.15	(f) The commiss	sioner of administration	on must
12.16	consider the rec	ommendations of the	
12.17	Association of N	Ainnesota Public Edu	cational
12.18	Radio Stations b	before awarding grant	s under
12.19	Minnesota Statu	tes, section 129D.14,	using
12.20		ns in paragraphs (a) a	
12.21		igible for a grant unle	
12.22		the Association of Mi	
12.23		nal Radio Stations on o	r before
12.24	<u>July 1, 2017.</u>		
12.25	(g) Any unencur	nbered balance remain	ning the
12.26	first year for gra	ints to public television	on or
12.27	public radio stat	ions does not cancel a	and is
12.28	available for the	second year.	
12.29	<u>(h) \$162,000 ea</u>	ch year is for transfer	to the
12.30	Minnesota Film	and TV Board. The	
12.31	appropriation in	each year is available	e only
12.32	upon receipt by	the board of \$1 in ma	tching
12.33	contributions of	money or in-kind	
12.34	contributions fro	om nonstate sources fo	or every

171-S0001-1

1st Engrossment

	SF1	REVISOR	SGS		171-S0001-1	1st Engrossment
13.1	\$3 provided by	y this appropriation	on, except that			
13.2	each year up to	o \$50,000 is avai	lable on July			
13.3	1 even if the re	equired matching	contribution			
13.4	has not been re	eceived by that d	ate.			
13.5 13.6		TOL AREA AR NNG BOARD	<u>CHITECTURAL</u>	<u>\$</u>	<u>347,000</u> <u>\$</u>	<u>350,000</u>
13.7 13.8	Sec. 13. <u>MINI</u> <u>BUDGET</u>	NESOTA MANA	AGEMENT AND	<u>\$</u>	<u>25,497,000</u> <u>\$</u>	26,076,000
13.9	Subdivision 1.	<u>Appropriations</u>	<u>8</u>			
13.10	The amounts t	hat may be spent	for each			
13.11	purpose are sp	becified in the fol	lowing			
13.12	subdivisions.					
13.13	This appropria	ation includes fur	nds for			
13.14	information te	chnology project	services and			
13.15	support subjec	t to the provisions	s of Minnesota			
13.16	Statutes, section	on 16E.0466. An	y ongoing			
13.17	information te	chnology costs n	nust be			
13.18	incorporated in	nto the service le	vel agreement			
13.19	and must be pa	aid to the Office	of MN.IT			
13.20	Services by the	e commissioner o	f management			
13.21	and budget un	der the rates and	mechanism			
13.22	specified in the	at agreement.				
13.23	Subd. 2. Acco	unting Services			5,060,000	5,060,000
13.24	Subd. 3. Budg	get Services			3,443,000	3,443,000
13.25	Subd. 4. Econ	omic Analysis			548,000	548,000
13.26	Subd. 5. Debt	Management			475,000	475,000
13.27 13.28	Subd. 6. Enter Planning	rprise Commun	ications and		1,074,000	1,074,000
13.29	Subd. 7. Enter	rprise Human R	lesources		3,469,000	3,469,000
13.30	Subd. 8. Labo	or Relations			1,123,000	1,123,000
13.31	Subd. 9. Agen	cy Administrati	on		10,305,000	10,884,000
13.32	(a) \$632,000 tl	he first year and §	51,204,000 the			
13.33	second year ar	e for operating ac	justments and			

	SF1 R	EVISOR	SGS	171-S0001-1	1st Engrossment
14.1	may be transferred	d to any other activit	tv under		
14.2	this section.		<u> </u>		
14.3		e first year and \$1,1	72,000		
14.4		re for system securi			
14.5		The base is \$922,0	-		
14.6		nd each year therea			
	i				
14.7	Sec. 14. <u>REVEN</u>	UE			
14.8	Subdivision 1. To	tal Appropriation	<u>\$</u>	<u>153,506,000 §</u>	<u>157,401,000</u>
14.9	Ap	propriations by Fun	<u>d</u>		
14.10		2018	2019		
14.11	General	149,270,000	153,165,000		
14.12	Health Care Acce	<u>1,749,000</u>	1,749,000		
14.13 14.14	Highway User Ta Distribution	<u>x</u> 2,184,000	2,184,000		
14.15	Environmental	303,000	303,000		
14.16 14.17		n includes funds for ology project servic			
14.17		the provisions of Mi			
14.19	¥	6E.0466. Any ongo			
14.20	· · · ·	ology costs must be			
14.21		the service level ag			
14.22	•	to the Office of MN			
14.23		ommissioner of reve			
14.24		d mechanism specif			
14.25	that agreement. T	his section is not eff	fective		
14.26	until the day follo	wing enactment of	First		
14.27	Special Session 2	017, House File No	. 1.		
14.28	Subd. 2. Tax Syst	tem Management		124,890,000	128,785,000
14.29	Ap	propriations by Fun	<u>d</u>		
14.30		2018	2019		
14.31	General	120,654,000	124,549,000		
14.32	Health Care Acce	<u>1,749,000</u>	1,749,000		
14.33	Highway User Ta Distribution		7 184 000		
14.34 14.35	Environmental	<u>2,184,000</u> 303,000	<u>2,184,000</u> 303,000		
17.33		505,000	505,000		

	SF1	REVISOR	SGS	171-S0001-1	1st Engrossment
15.1	(a) Operatio	ns Support			
15.2	General			10,134,000	10,134,000
15.3	Health Care A	Access		126,000	126,000
15.4	(b) Appeals,	Legal Services, a	nd Tax Research		
15.5	General			7,251,000	7,251,000
15.6	Health Care A	Access		113,000	113,000
15.7	(c) Payment	and Return Proc	essing		
15.8	General			13,177,000	13,177,000
15.9	Health Care	Access		51,000	51,000
15.10 15.11	Highway Use Distribution	er Tax		343,000	343,000
15.12	(d) Administ	tration of State Ta	axes		
15.13	General			57,408,000	57,248,000
15.14	Health Care A	Access		1,407,000	1,407,000
15.15 15.16	Highway Use Distribution	er Tax		1,621,000	1,621,000
15.17	Environment	al		<u>303,000</u>	<u>1,021,000</u> <u>303,000</u>
15.18	(1) \$160,000	from the general f	und in the first		
15.19	year is for ad	ministration of a fi	rst-time home		
15.20	buyer savings	s account program	. This		
15.21	appropriation	is canceled to the	general fund		
15.22	if income tax	provisions related	l to first-time		
15.23	home buyer s	savings accounts a	re not enacted		
15.24	by law at the	2017 regular or sp	pecial		
15.25	legislative set	ssion.			
15.26	<u>(2)</u> \$400,000	in fiscal year 2018	and \$400,000		
15.27	in fiscal year	2019 from the gen	neral fund are		
15.28	for grants to	one or more nonpr	ofit		
15.29	organizations	s, qualifying under	section		
15.30	501(c)(3) of t	the Internal Reven	ue Code of		
15.31	1986, to coor	dinate, facilitate, e	ncourage, and		
15.32	aid in the pro	vision of taxpayer	assistance		
15.33	services. The	unencumbered ba	lance in the		
15.34	first year doe	s not cancel but is	available for		
15.35	the second ye	ear.			

	SF1	REVISOR	SGS	171-S0001-1	1st Engrossment
16.1	For purposes of	f this appropriation	, "taxpayer		
16.2	^	ces" means account	_		
16.3	preparation ser	vices provided by v	volunteers		
16.4	to low-income,	elderly, and disadv	vantaged		
16.5	Minnesota resi	dents to help them	file federal		
16.6	and state incom	ne tax returns, Minr	nesota		
16.7	property tax ret	fund claims, and to	provide		
16.8	personal repres	entation before the I	Department		
16.9	of Revenue and	d Internal Revenue	Service.		
16.10	For the fiscal ye	ear 2020-2021 bienr	nial budget,		
16.11	the commission	ner must develop a	budget		
16.12	structure that re	eflects actual spend	ing to the		
16.13	budget activity	level. This detail m	nust be		
16.14	available in the	Budget Planning ar	nd Analysis		
16.15	System.				
16.16 16.17	(e) Technology and Support	v Development, Im	plementation,		
16.18	General			22,784,000	22,784,000
16.19	Health Care Ac	ccess		52,000	52,000
16.20 16.21	Highway User Distribution	Tax		220,000	220,000
16.22	(f) Property Ta	ax Administration	and State Aid		
16.23	General			4,173,000	4,173,000
16.24	(g) Effective a	nd Efficient Tax S	ervice	5,727,000	9,782,000
16.25	These appropri	ations are for increa	ased		
16.26	operation costs	. The commissione	r may		
		• .• • .•	1		

16.27 <u>transfer money in these appropriations to other</u>

16.28 <u>activities in this subdivision.</u>

 16.29
 Subd. 3. Debt Collection Management
 28,616,000
 28,616,000

<u>4,393,000</u> <u>\$</u>

<u>3,422,000</u> <u>\$</u>

4,580,000

3,457,000

16.30 Sec. 15. <u>HUMAN RIGHTS</u> §

16.31 Sec. 16. GAMBLING CONTROL

- 16.32 <u>These appropriations are from the lawful</u>
- 16.33 gambling regulation account in the special

16.34 <u>revenue fund.</u>

<u>\$</u>

	SF1 RE	VISOR	SGS		171-S0001-1	1st Engrossment
17.1	Sec. 17. RACING	COMMISSION		<u>\$</u>	845,000	<u>\$</u> <u>908,000</u>
17.2	These appropriation	ns are from the rac	ing and			
17.3	card playing regulat	tion accounts in the	special			
17.4	revenue fund.					
17.5	Sec. 18. <u>STATE L</u>	OTTERY				
17.6	Notwithstanding M	innesota Statutes,	section			
17.7	349A.10, subdivisi	on 3, the State Lott	tery's			
17.8	operating budget m	ist not exceed \$32,5	500,000			
17.9	in fiscal year 2018	and \$33,000,000 in	n fiscal			
17.10	year 2019.					
17.11	Sec. 19. <u>AMATEU</u>	R SPORTS COM	<u>IMISSION</u>	<u>\$</u>	<u>303,000</u>	<u>\$</u> <u>305,000</u>
17.12 17.13	Sec. 20. <u>COUNCI</u> AFRICAN HERI		TANS OF	<u>\$</u>	403,000	<u>\$</u> <u>406,000</u>
17.14	Sec. 21. <u>COUNCI</u>	L ON LATINO A	FFAIRS	<u>\$</u>	477,000	<u>\$</u> <u>494,000</u>
17.15 17.16	Sec. 22. <u>COUNCI</u> MINNESOTANS	L ON ASIAN-PA	<u>CIFIC</u>	<u>\$</u>	<u>457,000</u>	<u>\$</u> <u>464,000</u>
17.17	Sec. 23. INDIAN A	AFFAIRS COUN	CIL	<u>\$</u>	<u>580,000</u>	<u>\$</u> <u>584,000</u>
17.18 17.19	Sec. 24. <u>MINNES</u> SOCIETY	OTA HISTORICA	<u>AL</u>			
17.20	Subdivision 1. Tota	al Appropriation		<u>\$</u>	23,393,000	<u>\$</u> <u>23,893,000</u>
17.21	The amounts that n	nay be spent for each	<u>ch</u>			
17.22	purpose are specifi	ed in the following				
17.23	subdivisions.					
17.24	Subd. 2. Operation	is and Programs			23,072,000	23,572,000
17.25	\$750,000 the first y	rear and \$750,000	the			
17.26	second year are for	digital preservatio	n and			
17.27	access, including pla	anning and impleme	entation			
17.28	of a program to pre	serve and make av	ailable			
17.29	resources related to	Minnesota history	. These			
17.30	are onetime approp	riations.				

	SF1 R	EVISOR	SGS	171-5	S0001-1	1st Engrossment
18.1	Subd. 3. Fiscal A	gent				
18.2	(a) Global Minne	sota			39,000	39,000
18.3	(b) Minnesota Ai	r National Guard N	Iuseum		17,000	17,000
18.4	(c) Minnesota Mi	litary Museum			50,000	50,000
18.5	(d) Farmamerica				115,000	115,000
18.6	(e) Hockey Hall o	of Fame			100,000	100,000
18.7	Any unencumber	ed balance remaini	ng in this			
18.8	subdivision the fi	rst year does not ca	ancel but			
18.9	is available for th	e second year of th	ie			
18.10	biennium.					
18.11	Sec. 25. BOARD	OF THE ARTS				
18.12	Subdivision 1. To	tal Appropriation	<u>1</u>	<u>\$</u>	<u>7,534,000</u> <u>\$</u>	7,539,000
18.13	The amounts that	may be spent for e	each			
18.14	purpose are speci	fied in the following	ng			
18.15	subdivisions.					
18.16	Subd. 2. Operation	ons and Services			<u>595,000</u>	600,000
18.17	Subd. 3. Grants	Program			4,800,000	4,800,000
18.18	Subd. 4. Regiona	l Arts Councils			2,139,000	2,139,000
18.19	Any unencumber	ed balance remaini	ng in this			
18.20	section the first y	ear does not cance	l, but is			
18.21	available for the s	second year.				
18.22	Money appropria	ted in this section a	and			
18.23	distributed as gra	nts may only be sp	ent on			
18.24	projects located in	n Minnesota. A rec	cipient of			
18.25	a grant funded by	an appropriation i	n this			
18.26	section must not u	use more than ten p	percent of			
18.27	the total grant for	costs related to trav	el outside			
18.28	the state of Minne	esota.				
18.29	Sec. 26. MINNES	OTA HUMANITI	IES CENTER	<u>\$</u>	<u>950,000</u> <u>\$</u>	<u>950,000</u>
18.30	(a) \$325.000 each	n year is for the He	althy			
18.31		ome program unde	i			
- 0.01	, 11010 ut 11	program und				

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19.1	Minnesota Stat	tutes, section 138	.912. No more			
19.2		cent of the approp				
19.3	be used for the	nonprofit admini	stration of this			
19.4	program.					
19.5	(b) \$250,000 e	each year is for g	ants to the			
19.6	· ·	nse Project. Grant				
19.7	to support, three	ough education a	nd outreach,			
19.8	military vetera	ns who are invol	ved with the			
19.9	criminal justic	e system. These	are onetime			
19.10	appropriations	<u>.</u>				
19.11	Sec. 27. BOA	RD OF ACCOU	NTANCY	<u>\$</u>	<u>645,000</u> <u>\$</u>	<u>649,000</u>
19.12 19.13 19.14 19.15	ENGINEERI LANDSCAPI	RD OF ARCHI' NG, LAND SUF E ARCHITECT CE, AND INTEF	RVEYING, URE,	<u>\$</u>	<u>799,000</u> <u>\$</u>	<u>804,000</u>
19.16 19.17	Sec. 29. <u>BOA</u> EXAMINERS	RD OF COSME S	TOLOGIST	<u>\$</u>	<u>2,775,000</u> §	<u>2,785,000</u>
19.18	The executive	director must rep	oort quarterly			
19.19	to the chairs an	nd ranking minor	ity members			
19.20	of the committ	tees in the house	<u>of</u>			
19.21	representatives	s and senate with	jurisdiction			
19.22	over state gove	ernment finance of	on the number			
19.23	of inspections	conducted by lic	ense type in			
19.24	the past quarte	er, number and pe	ercent of total			
19.25	salons and sch	ools inspected w	ithin the last			
19.26	year, total num	nber of licensees	by type, and			
19.27	the number of	inspectors emplo	byed by the			
19.28	board. The first	st report must be	submitted by			
19.29	July 15, 2017.					
19.30	Sec. 30. BOA	RD OF BARBE	R EXAMINERS	<u>\$</u>	<u>341,000</u> <u>\$</u>	343,000
19.31		ERAL CONTIN	GENT	-		
19.32	ACCOUNTS			<u>\$</u>	<u>1,000,000</u> <u>\$</u>	<u>500,000</u>
19.33		Appropriations b	y Fund			

	SF1	REVISOR	SGS		171-S0001-1	1st Engrossment
20.1		2018	2019			
20.2	General	500,00		-0-		
20.3	State Governm		_			
20.4	Special Reven	<u>400,00</u>	<u>400</u>	,000		
20.5 20.6	Workers' Compensation	100,00	<u>100</u>	,000		
20.7	(a) The approp	riations in this section	n may only			
20.8	be spent with t	the approval of the g	overnor			
20.9	after consultat	ion with the Legislat	ive			
20.10	Advisory Com	mission pursuant to	Minnesota			
20.11	Statutes, section	on 3.30.				
20.12	(b) If an approp	priation in this section	n for either			
20.13	year is insuffic	cient, the appropriation	on for the			
20.14	other year is a	vailable for it.				
20.15	(c) If a conting	gent account appropr	iation is			
20.16	made in one fi	scal year, it should b	e			
20.17	considered a b	iennial appropriation	l <u>.</u>			
20.18	Sec. 32. <u>TOR</u>	<u>T CLAIMS</u>		<u>\$</u>	<u>161,000 §</u>	<u>161,000</u>
20.19	These appropr	iations are to be sper	nt by the			
20.20	commissioner	of management and	budget			
20.21	according to N	Ainnesota Statutes, se	ection			
20.22	3.736, subdivi	sion 7. If the appropr	riation for			
20.23	either year is i	nsufficient, the appro	priation			
20.24	for the other y	ear is available for it	<u>.</u>			
20.25 20.26	Sec. 33. <u>MINI</u> SYSTEM	NESOTA STATE R	ETIREMEN	<u>T</u>		
20.27	Subdivision 1.	Total Appropriation	<u>n</u>	<u>\$</u>	<u>14,893,000 §</u>	<u>15,071,000</u>
20.28	The amounts t	hat may be spent for	each			
20.29	purpose are sp	ecified in the follow	ing			
20.30	subdivisions.					
20.31 20.32		bined Legislators an Il Officers Retireme			8,893,000	9,071,000

	SF1	REVISOR	SGS	1	171-S0001-1	1st Engrossment
21.1	Under Mir	mesota Statutes, secti	ons 3A.03,			
21.2		n 2; 3A.04, subdivisio	<u> </u>			
21.3	and 3A.11					
21.4	If an appro	priation in this sectio	n for either			
21.5	year is inst	ufficient, the appropri	ation for the			
21.6	other year	is available for it.				
21.7	<u>Subd. 3.</u> J	udges Retirement Pl	an		6,000,000	6,000,000
21.8	For transfe	er to the judges retiren	nent fund			
21.9	under Min	nesota Statutes, sectio	on 490.123.			
21.10	\$6,000,000) each fiscal year is in	cluded in the			
21.11	base for fig	scal years 2020 and 20	021. This			
21.12	transfer co	ntinues each fiscal ye	ar until the			
21.13	judges reti	rement plan reaches 1	00 percent			
21.14	funding as	determined by an act	uarial			
21.15	valuation p	prepared according to	Minnesota			
21.16	Statutes, se	ection 356.214.				
21.17 21.18	Sec. 34. <u>PU</u> ASSOCIA	JBLIC EMPLOYEES ATION	SRETIREMENT	<u>۲</u> <u>\$</u>	<u>16,000,000 \$</u>	<u>16,000,000</u>
21.19	General er	nployees retirement p	lan of the			
21.20	Public Em	ployees Retirement A	ssociation			
21.21	relating to	the merged former MI	ERF division.			
21.22	State payn	nents from the general	fund to the			
21.23	Public Em	ployees Retirement A	ssociation on			
21.24	behalf of t	he former MERF divi	sion account			
21.25	are \$16,00	0,000 on September 1	5, 2017, and			
21.26	\$16,000,00	00 on September 15, 2	2018.			
21.27	These amo	ounts are estimated to	be needed			
21.28	under Min	nesota Statutes, sectio	on 353.505.			
21.29 21.30	Sec. 35. <u>T</u> ASSOCIA	EACHERS RETIRE ATION	CMENT	<u>\$</u>	<u>29,831,000 §</u>	<u>29,831,000</u>
21.31	The amound	nts estimated to be need	eded are as			
21.32	follows:					

	SF1	REVISOR	SGS		171-S0001-1	1st Engrossment
22.1	Special E	Direct State Aid. \$27,3	31,000 the			
22.2	first year	and \$27,331,000 the sec	cond year are			
22.3	for specia	I direct state aid author	ized under			
22.4	Minnesot	a Statutes, section 354.	436.			
22.5	Special E	Direct State Matching	Aid.			
22.6	\$2,500,00	00 the first year and \$2,	500,000 the			
22.7	second ye	ear are for special direc	t state			
22.8	matching	aid authorized under M	linnesota			
22.9	Statutes,	section 354.435.				
22.10 22.11	Sec. 36. <u>S</u> <u>FUND</u>	T. PAUL TEACHERS	<u>RETIREMENT</u>	<u>\$</u>	<u>9,827,000</u> <u>\$</u>	<u>9,827,000</u>
22.12	The amou	unts estimated to be nee	eded for			
22.13	special di	rect state aid to the firs	t class city			
22.14	teachers r	etirement fund association	on authorized			
22.15	under Mi	nnesota Statutes, sectio	n 354A.12,			
22.16	subdivisio	ons 3a and 3c.				
22.17	Sec. 37. <u>I</u>	MILITARY AFFAIRS	<u>.</u>			
22.18	Subdivisi	on 1. Total Appropria	<u>tion</u>	<u>\$</u>	<u>24,836,000</u> <u>\$</u>	22,920,000
22.19	The amou	unts that may be spent f	or each			
22.20	purpose a	re specified in the follo	wing			
22.21	subdivisio	ons.				
22.22	Subd. 2. 1	Maintenance of Traini	ng Facilities		9,677,000	9,694,000
22.23	Of the fur	nds transferred to main	tenance of			
22.24	training f	acilities in Laws 2015,	chapter 77 <u>,</u>			
22.25	article 1, s	section 36, subdivision 4	, \$2,000,000			
22.26	in fiscal y	year 2017 may be transf	ferred to the			
22.27	enlistmen	t incentives appropriation	on to address			
22.28	a projecte	ed fiscal year 2017 defi	cit in the			
22.29	enlistmen	t incentives program.				
22.30	Subd. 3.	General Support			3,090,000	3,114,000
22.31	<u>Subd. 4.</u> 1	Enlistment Incentives			12,069,000	10,112,000

	SF1	REVISOR	SGS		171-S0001-1	1st Engrossment	
23.1	The appropri	ations in this subdiv	ision are				
23.2	available until June 30, 2021, except that any						
23.3	unspent amo	unts allocated to a pr	ogram				
23.4	otherwise sup	oported by this appro	priation are				
23.5	canceled to the	he general fund upor	receipt of				
23.6	federal funds	in the same amount	to support				
23.7	administratio	n of that program.					
23.8	If appropriati	ions for either year o	f the				
23.9	biennium are	insufficient, the app	propriation				
23.10	from the othe	er year is available.					
23.11	Sec. 38. <u>VE</u>	FERANS AFFAIRS					
23.12	Subdivision 2	1. <mark>Total Appropriat</mark>	ion	<u>\$</u>	<u>75,010,000 §</u>	75,497,000	
23.13	The amounts	that may be spent for	or each				
23.14	purpose are s	pecified in the follow	wing				
23.15	subdivisions.						
23.16	Subd. 2. Vete	erans Programs and	l Services		17,375,000	17,440,000	
23.17	Veterans Sei	rvice Organizations	. \$353,000				
23.18	each year is f	for grants to the follo	owing				
23.19	congressiona	lly chartered veterar	s service				
23.20	organizations	s as designated by th	<u>e</u>				
23.21	commissione	er: Disabled America	n Veterans,				
23.22	Military Orde	er of the Purple Hear	t, the				
23.23	American Le	gion, Veterans of Fo	reign Wars <u>,</u>				
23.24	Vietnam Vete	erans of America, AM	IVETS, and				
23.25	Paralyzed Ve	terans of America. T	This funding				
23.26	must be alloc	cated in direct propor	tion to the				
23.27	funding curre	ently being provided	by the				
23.28	commissione	er to these organization	ons.				
23.29	<u>Minnesota A</u>	ssistance Council fo	or Veterans.				
23.30	\$750,000 eac	ch year is for a grant	to the				
23.31	Minnesota A	ssistance Council fo	r Veterans				
23.32	to provide as	sistance throughout	Minnesota				
23.33	to veterans an	nd their families who	are				

24.1	homeless or in danger of homelessness,
24.2	including assistance with the following:
24.3	(1) utilities;
24.4	(2) employment; and
24.5	(3) legal issues.
24.6	The assistance authorized under this paragraph
24.7	must be made only to veterans who have
24.8	resided in Minnesota for 30 days prior to
24.9	application for assistance and according to
24.10	other guidelines established by the
24.11	commissioner. In order to avoid duplication
24.12	of services, the commissioner must ensure that
24.13	this assistance is coordinated with all other
24.14	available programs for veterans.
24.15	Honor Guards. \$200,000 each year is for
24.16	compensation for honor guards at the funerals
24.17	of veterans under Minnesota Statutes, section
24.18	<u>197.231.</u>
24.19	Minnesota GI Bill. \$200,000 each year is for
24.20	the costs of administering the Minnesota GI
24.21	Bill postsecondary educational benefits,
24.22	on-the-job training, and apprenticeship
24.23	program under Minnesota Statutes, section
24.24	<u>197.791.</u>
24.25	Gold Star Program. \$100,000 each year is
24.26	for administering the Gold Star Program for
24.27	surviving family members of deceased
24.28	veterans.
24.29	County Veterans Service Office. \$1,100,000
24.30	each year is for funding the County Veterans

- 24.31 Service Office grant program under Minnesota
- 24.32 Statutes, section 197.608.

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25.1	Veterans J	ourney Home. \$350,0	000 each year		
25.2		ts to the veterans Journ			
25.3	program. G	Frants must support the	development		
25.4	of new or 1	rehabilitated affordabl	e housing		
25.5	dedicated f	for low-to-moderate ir	icome		
25.6	veterans ar	nd their families. These	e are onetime		
25.7	appropriati	ions.			
25.8	<u>Subd. 3.</u> V	eterans Health Care		57,635,000	58,057,000
25.9	The genera	al fund appropriations	made to the		
25.10	departmen	t may be transferred to	a veterans		
25.11	homes spe	cial revenue account i	n the special		
25.12	revenue fu	nd in the same manne	r as other		
25.13	receipts are	e deposited according	to Minnesota		
25.14	Statutes, se	ection 198.34, and are	appropriated		
25.15	to the depart	rtment for the operatio	n of veterans		
25.16	homes faci	ilities and programs.			
25.17	No later th	an January 15, 2018, 1	he		
25.18	commissio	oner must submit a rep	ort to the		
25.19	legislative	committees with juris	diction over		
25.20	veterans af	fairs and state govern	ment finance		
25.21	on reserve	amounts maintained in	the veterans		
25.22	homes spe	cial revenue account.	The report		
25.23	must detail	l current and historical	amounts		
25.24	maintained	l as a reserve, and uses	s of those		
25.25	amounts. T	The report must also inc	clude data on		
25.26	the utilizat	ion of existing veterar	ns homes,		
25.27	including c	current and historical b	bed capacity		
25.28	and usage,	staffing levels and sta	Iff vacancy		
25.29	rates, and s	staff-to-resident ratios	<u>.</u>		
25.30	Maximize	Federal Reimburser	nents. The		
25.31	departmen	t will seek opportuniti	es to		
25.32	maximize	federal reimbursemen	ts of		
25.33	Medicare-e	eligible expenses and	will provide		
25.34	annual rep	orts to the commission	ner of		
25.35	manageme	ent and budget on the f	ederal		

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26.1	Medicare	reimbursements receive	ed.			
26.2	Contingen	t upon future federal N	Iedicare			
26.3	receipts, re	eductions to the homes'	general fund			
26.4	appropriat	ion may be made.				
26.5	Sec. 39.	APPROPRIATION C	CANCELLAT	IONS.		
26.6	<u>All uns</u>	spent funds estimated to	be \$7,166,000	, as provided in Minneso	ta Statutes, section	
26.7	240A.085	, under Laws 2016, cha	pter 189, article	e 13, section 56, are canc	eled to the general	
26.8	fund on Ju	nne 30, 2017.				
26.9	Sec. 40.	APPROPRIATION T	TRANSFERS.			
26.10	A com	missioner of an execut	ive branch age	ncy receiving appropriat	ions within this	
26.11	article may	y transfer appropriation	ns for staff posi	tions, salaries, and techr	nology within the	
26.12	agency to	meet its statutory oblig	ations. The con	mmissioner shall inform	the chairs and	
26.13	ranking m	inority members of the	committees in	the house of representat	tives and senate	
26.14	with jurisd	liction over state govern	nment and veter	rans finance quarterly ab	out transfers made	
26.15	under this	section.				
26.16	Sec. 41.	DATA COMPLAINT	'S; DEFICIEN	ICY.		
26.17	\$34,00	0 in fiscal year 2017 is	appropriated f	rom the general fund to	the Office of	
26.18	Administr	ative Hearings for the c	cost of consider	ring complaints filed une	der Minnesota	
26.19	Statutes, section 211B.32, and for the cost of considering data practices complaints filed					
26.20	under Min	nnesota Statutes, section	n 13.085.			
26.21	Sec. 42.	SAVINGS FROM IN	SURANCE O	PT OUT; APPROPRIA	ATION	
26.22	REDUCT	TION FOR EXECUTI	VE AGENCI	ES.		
26.23	The co	mmissioner of manage	ment and budg	et must reduce general fi	und appropriations	
26.24	to executiv	ve agencies, including co	onstitutional off	ices, for agency operation	ns for the biennium	
26.25	ending Jur	ne 30, 2019, by \$4,012.	,000 due to sav	ings from permitting em	ployees to opt out	
26.26	of insuran	ce coverage under the	state employee	group insurance coverage	ge.	
26.27	<u>If savir</u>	ngs obtained through pe	ermitting emplo	yees to opt out of insurar	nce coverage under	
26.28	the state en	mployee group insuran	ce coverage yi	eld savings in nongenera	al funds other than	
26.29	those estat	blished in the state cons	stitution or pro-	tected by federal law, the	e commissioner of	
26.30	manageme	ent and budget may tran	sfer the amount	t of savings to the general	l fund. The amount	
26.31	transferred	to the general fund fro	m other funds 1	reduces the required gene	eral fund reduction	

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27.1	in this section	. Reductions made	in 2019 must be	e reflected as reductions	in agency base
27.2	budgets for fis	scal years 2020 and	2021. The comr	nissioner of managemen	t and budget must
27.3	report to the c	hairs and ranking r	ninority member	rs of the committees in t	he senate Finance
27.4	Committee an	d the house of repr	resentatives Way	s and Means Committe	e regarding the
27.5	amount of red	uctions in spendin	g by each agency	y under this section.	
27.6	Sec. 43. <u>BA</u>	SE BUDGET RE	PORT.		
27.7	No later th	an October 15, 201	7, the commission	oners of management and	d budget, revenue,
27.8	and veterans a	ffairs must each su	ibmit a report to	the chairs and ranking n	ninority members
27.9	of the legislati	ve committees wit	h jurisdiction ov	er state government fina	ince that detail the
27.10	agency's base	budget, by fiscal y	ear. At a minim	um, the report must incl	ude:
27.11	(1) a descr	iption of each appr	ropriation rider e	nacted for the agency, a	nd the year the
27.12	rider was first	enacted in a subst	antially similar f	orm;	
27.13	(2) a descr	iption of the agenc	y's use of appro	priated funds that are no	ot directed by a
27.14	rider, includin	g an itemization of	f programs that a	ppeared in a rider in a p	rior biennium and
27.15	continue to re-	ceive funding desp	ite no longer ap	pearing in a rider; and	
27.16	(3) an item	nization of any app	ropriations prov	ided to the agency unde	r a provision of
27.17	statute or the s	state constitution.			
27.18			ARTICL	E 2	
27.19		STATE (GOVERNMEN	Г OPERATIONS	
27.20	Casting 1 N	Gunnanda Statistan	2016		
27.20	Section 1. IV	linnesota Statutes .	2016, section 3.3	05, subdivision 1, is an	iended to read:
27.21	Subdivisio	n 1. Definitions. (a) "Legislative c	ommission" means a jo	int commission,
27.22	committee, or	other entity in the	legislative brand	ch composed exclusivel	y of members of
27.23	the senate and	the house of repre	esentatives.		
27.24	(b) "Joint o	offices" means the	Revisor of Statu	tes, Legislative Referen	ce Library, the
27.25	Office of Legi	slative Auditor, the	e Legislative Bu	lget Office, and any oth	er joint legislative
27.26	service office.				
27.27	EFFECT	VE DATE. This s	ection is effectiv	e January 8, 2019.	
27.28	Sec. 2. Minr	nesota Statutes 201	6, section 3.884	3, subdivision 7, is ame	nded to read:
27.20		xpiration. This se			
27.29		-	-		
27.30	EFFECT	VE DATE. This s	ection is effectiv	e the day following fina	al enactment.

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28.1	Sec. 3. [3.8853] LEGISLATIVE BUDGET OFFICE.
28.2	Subdivision 1. Establishment; duties. The Legislative Budget Office is established
28.3	under control of the Legislative Coordinating Commission to provide the house of
28.4	representatives and senate with nonpartisan, accurate, and timely information on the fiscal
28.5	impact of proposed legislation, without regard to political factors.
28.6	Subd. 2. Staff. The Legislative Coordinating Commission must appoint a director who
28.7	may hire staff necessary to do the work of the office. The director serves a term of six years

- and may not be removed during a term except for cause.
- 28.9 **EFFECTIVE DATE.** This section is effective January 8, 2019.

28.10 Sec. 4. Minnesota Statutes 2016, section 3.971, subdivision 2, is amended to read:

Subd. 2. Staff; compensation. (a) The legislative auditor shall establish a Financial
Audits Division and a Program Evaluation Division to fulfill the duties prescribed in this
section.

(b) Each division may be supervised by a deputy auditor, appointed by the legislative 28.14 28.15 auditor, with the approval of the commission, for a term coterminous with the legislative auditor's term. The deputy auditors may be removed before the expiration of their terms 28.16 only for cause. The legislative auditor and deputy auditors may each appoint a confidential 28.17 secretary to serve at pleasure. The salaries and benefits of the legislative auditor, deputy 28.18 auditors and confidential secretaries shall be determined by the compensation plan approved 28.19 by the Legislative Coordinating Commission. The deputy auditors may perform and exercise 28.20 the powers, duties and responsibilities imposed by law on the legislative auditor when 28.21 28.22 authorized by the legislative auditor.

(c) The legislative auditor must appoint a fiscal oversight officer with duties that include performing the review under section 3.972, subdivision 4.

(d) The deputy auditors and the confidential secretaries serve in the unclassified civil service, but the fiscal oversight officer and all other employees of the legislative auditor are in the classified civil service. Compensation for employees of the legislative auditor in the classified service shall be governed by a plan prepared by the legislative auditor and approved by the Legislative Coordinating Commission and the legislature under section 3.855, subdivision 3.

28.31 (e) While in office, a person appointed deputy for the Financial Audit Division must 28.32 hold an active license as a certified public accountant.

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29.1	<u>EFFEC</u>	CTIVE DATE. This see	ction is effecti	ve the day following fin	al enactment.
29.2	Sec. 5. M	innesota Statutes 2016	, section 3.971	, subdivision 6, is amen	ded to read:
29.3	Subd. 6	. Financial audits. The	e legislative au	uditor shall audit the fina	incial statements
29.4	of the state	of Minnesota required	by section 16	A.50 and, as resources p	ermit, Minnesota
29.5	State Colle	ges and Universities, th	ne University of	of Minnesota, state agen	cies, departments,
29.6	boards, cor	nmissions, offices, cou	rts, and other	organizations subject to	audit by the
29.7	legislative	auditor, including, but r	not limited to,	the State Agricultural So	ciety, Agricultural
29.8	Utilization	Research Institute, Ent	terprise Minne	sota, Inc., Minnesota Hi	storical Society,
29.9	ClearWay 1	Minnesota, Minnesota	Sports Faciliti	es Authority <u>, Metropolit</u>	an Council <u>,</u>
29.10	Metropolita	an Airports Commissio	n, and Metrop	olitan Mosquito Control	District. Financial
29.11	audits mus	t be conducted accordin	ng to generally	accepted government a	uditing standards.
29.12	The legisla	tive auditor shall see th	nat all provisio	ns of law respecting the	appropriate and
29.13	economic u	se of public funds and	other public r	esources are complied w	vith and may, as
29.14	part of a fir	nancial audit or separate	ely, investigate	e allegations of noncomp	pliance.
29.15	EFFEC	CTIVE DATE. This see	ction is effecti	ve the day following fin	al enactment.
29.16	Sec. 6. M	linnesota Statutes 2016	, section 3.972	2, is amended by adding	a subdivision to
29.17	read:				
29.18	Subd. 4	<u>. Certain transit finar</u>	icial activity i	reporting. (a) The legisl	ative auditor must
29.19	perform a t	ransit financial activity	review of fina	ancial information for th	e Metropolitan
29.20	Council's T	ransportation Division	and the joint	powers board under sect	ion 297A.992.
29.21	Within 14 of	days of the end of each	fiscal quarter,	the legislative auditor n	nust submit the
29.22	review to the	ne Legislative Audit Co	ommission and	the chairs and ranking	minority members
29.23	of the legisl	ative committees with j	urisdiction ove	er transportation policy an	d finance, finance,
29.24	and ways a	nd means.			
29.25	<u>(b) At a</u>	minimum, each transit	t financial acti	vity review must include	<u>e:</u>
29.26	<u>(1) a su</u>	mmary of monthly fina	incial statemer	nts, including balance sh	eets and operating
29.27	statements,	, that shows income, ex	penditures, an	d fund balance;	
29.28	<u>(2) a lis</u>	t of any obligations and	d agreements e	entered into related to tra	ansit purposes,
29.29	whether for	capital or operating, in	cluding but no	ot limited to bonds, notes,	, grants, and future
29.30	funding con	mmitments;			
29.31	(3) the a	amount of funds in clau	use (2) that has	s been committed;	

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30.1	(4) indepe	endent analysis by the	e fiscal oversig	ght officer of the fiscal via	ability of revenues
30.2	and fund bala	ance compared to exp	penditures, tak	ing into account:	
30.3	(i) all exp	enditure commitmer	nts <u>;</u>		
30.4	(ii) cash f	low;			
30.5		ciency of estimated f	unds: and		
30.6	<u>~ </u>	cial solvency of antio	<u> </u>	projects: and	
					1 () 1 1
30.7		ication concerning v	whether the rec	uirements under paragra	ph (c) have been
30.8	<u>met.</u>				
30.9	<u>(c)</u> The M	letropolitan Council	and the joint p	owers board under section	on 297A.992 must
30.10	produce mon	thly financial statem	ents as necess	ary for the review under	paragraph (b),
30.11	clause (1), an	d provide timely inf	ormation as re	quested by the legislative	e auditor.
30.12	EFFECT	IVE DATE. This se	ection is effecti	ve the day following fina	al enactment.
30.13	Sec. 7. Min	nesota Statutes 2016	5, section 3.98,	subdivision 1, is amend	ed to read:
30.14	Subdivisi	on 1. Preparation <u>; d</u>	luties. (a) The	head or chief administrat	ive officer of each
30.15	department of	r agency of the state g	government, in	cluding the Supreme Cou	rt, shall <u>cooperate</u>
30.16	with the Legi	slative Budget Offic	e and the Legi	slative Budget Office mu	<u>ist</u> prepare a fiscal
30.17	note at the re-	quest of the chair of	the standing c	ommittee to which a bill	has been referred,
30.18	or the chair o	f the house of repres	entatives Ways	s and Means Committee,	or the chair of the
30.19	senate Comm	nittee on Finance.			
30.20	(b) Upon	request of the Legisl	lative Budget (Office, the head or chief	administrative
30.21	officer of eac	h department or age	ncy of state go	vernment, including the	Supreme Court,
30.22	must promptl	y supply all informat	tion necessary	for the Legislative Budge	t Office to prepare
30.23	an accurate a	nd timely fiscal note	<u>.</u>		
30.24	<u>(c)</u> The Le	egislative Budget Off	fice may adopt	standards and guidelines	governing timing
30.25	of responses	to requests for inform	nation and gov	verning access to data, co	nsistent with laws
30.26	governing ac	cess to data. Agencie	es must compl	y with these standards an	d guidelines and
30.27	the Legislativ	ve Budget Office mu	st publish ther	n on the office's Web site	<u>).</u>
30.28	<u>(d)</u> For pu	rposes of this subdiv	ision, "Suprem	e Court" includes all ager	ncies, committees,
30.29	and commiss	ions supervised or a	ppointed by th	e state Supreme Court or	the state court
30.30	administrator				
30.31	EFFECT	IVE DATE. This se	ection is effecti	ve January 8, 2019.	

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Sec. 8. Minnesota Statutes 2016, section 3.98, subdivision 4, is amended to read: 31.1

Subd. 4. Uniform procedure. The commissioner of management and budget Legislative 31.2 Budget Office shall prescribe a uniform procedure to govern the departments and agencies 31.3 of the state in complying with the requirements of this section. 31.4

EFFECTIVE DATE. This section is effective January 8, 2019. 31.5

Sec. 9. Minnesota Statutes 2016, section 3.987, subdivision 1, is amended to read: 31.6

Subdivision 1. Local impact notes. The commissioner of management and budget 31.7 Legislative Budget Office shall coordinate the development of a local impact note for any 31.8 proposed legislation introduced after June 30, 1997, upon request of the chair or the ranking 31.9 minority member of either legislative Tax, Finance, or Ways and Means Committee. Upon 31.10 receipt of a request to prepare a local impact note, the commissioner office must notify the 31.11 authors of the proposed legislation that the request has been made. The local impact note 31.12 must be made available to the public upon request. If the action is among the exceptions 31.13 listed in section 3.988, a local impact note need not be requested nor prepared. The 31.14 commissioner office shall make a reasonable and timely estimate of the local fiscal impact 31.15 on each type of political subdivision that would result from the proposed legislation. The 31.16 commissioner of management and budget office may require any political subdivision or 31.17 the commissioner of an administrative agency of the state to supply in a timely manner any 31.18 information determined to be necessary to determine local fiscal impact. The political 31.19 subdivision, its representative association, or commissioner shall convey the requested 31.20 information to the commissioner of management and budget office with a signed statement 31.21 to the effect that the information is accurate and complete to the best of its ability. The 31.22 political subdivision, its representative association, or commissioner, when requested, shall 31.23 update its determination of local fiscal impact based on actual cost or revenue figures, 31.24 improved estimates, or both. Upon completion of the note, the commissioner office must 31.25 provide a copy to the authors of the proposed legislation and to the chair and ranking minority 31.26 member of each committee to which the proposed legislation is referred. 31.27

31.28

EFFECTIVE DATE. This section is effective January 8, 2019.

31.29

Sec. 10. Minnesota Statutes 2016, section 6.481, subdivision 3, is amended to read:

Subd. 3. CPA firm audit. A county audit performed by a CPA firm must meet the 31.30

standards and be in the a form required by the state auditor meeting recognized industry 31.31

auditing standards. The state auditor may require additional information from the CPA firm 31.32

if the state auditor determines that is in the public interest, but the state auditor must accept 31.33

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32.1 the audit unless the state auditor determines it the audit or its form does not meet recognized 32.2 industry auditing standards or is not in the form required by the state auditor. The state 32.3 auditor may make additional examinations as the auditor determines to be in the public

32.4 interest.

32.5 Sec. 11. Minnesota Statutes 2016, section 6.481, subdivision 6, is amended to read:

Subd. 6. **Payments to state auditor.** A county audited by the state auditor must pay the state auditor for the costs and expenses of the audit. If the state auditor makes additional examinations of a county whose audit is performed by a CPA firm, the county must pay the auditor for the cost of these examinations. Payments must be deposited in the state auditor enterprise general fund.

32.11 Sec. 12. Minnesota Statutes 2016, section 6.56, subdivision 2, is amended to read:

Subd. 2. Billings by state auditor. Upon the examination of the books, records, accounts, 32.12 and affairs of any political subdivision, as provided by law, such political subdivision shall 32.13 be liable to the state for the total cost and expenses of such examination, including the 32.14 salaries paid to the examiners while actually engaged in making such examination. The 32.15 state auditor may bill such political subdivision periodically for service rendered and the 32.16 officials responsible for approving and paying claims are authorized to pay said bill promptly. 32.17 Said payments shall be without prejudice to any defense against said claims that may exist 32.18 or be asserted. The state auditor enterprise general fund shall be credited with all collections 32.19 made for any such examinations, including interest payments made pursuant to subdivision 32.20 3. 32.21

32.22 Sec. 13. Minnesota Statutes 2016, section 6.581, subdivision 4, is amended to read:

Subd. 4. Reports to legislature. At least 30 days before implementing increased charges 32.23 for examinations, the state auditor must report the proposed increases to the chairs and 32.24 ranking minority members of the committees in the house of representatives and the senate 32.25 with jurisdiction over the budget of the state auditor. By January 15 of each odd-numbered 32.26 year, the state auditor must report to the chairs and ranking minority members of the 32.27 legislative committees and divisions with primary jurisdiction over the budget of the state 32.28 32.29 auditor a summary of the state auditor enterprise fund anticipated revenues, and expenditures related to examinations for the biennium ending June 30 of that year. The report must also 32.30 include for the biennium the number of full-time equivalents paid by the fund, by division, 32.31 employed by the Office of the State Auditor, any audit rate changes stated as a percentage, 32.32 the number of audit reports issued, and the number of counties audited. 32.33

33.1 Sec. 14. [6.92] LITIGATION EXPENSES; LEGISLATIVE REPORT.

The state auditor must report to the chairs and ranking minority members of the 33.2 committees in the house of representatives and the senate with jurisdiction over the Office 33.3 of the State Auditor by July 1, 2017, and January 1, 2018, and each January 1 thereafter, 33.4 33.5 on the state auditor's expenses in preparing or asserting a civil claim or appeal, or in defending against a civil claim or appeal, related to the proper exercise of the auditor's constitutionally 33.6 authorized core functions. The report must list each lawsuit the state auditor has brought or 33.7 is defending, the grounds for each suit, the litigation expenses incurred since the previous 33.8 report under this section, and the projected expenses to complete the suit. 33.9

33.10 **EFFECTIVE DATE.** This section is effective the day following final enactment.

33.11 Sec. 15. Minnesota Statutes 2016, section 15.0145, subdivision 5, is amended to read:

Subd. 5. Executive director; staff. (a) The Legislative Coordinating Commission must
appoint an executive director for each council. The executive director must be experienced
in administrative activities and familiar with the challenges and needs of the ethnic council's
larger community. The executive director serves in the unclassified service at the pleasure
of the Legislative Coordinating Commission.

33.17 (b) The Legislative Coordinating Commission must establish a process for recruiting
33.18 and selecting applicants for the executive director positions. This process must include
33.19 consultation and collaboration with the applicable council.

(c) The executive director and applicable council members must work together in fulfilling
council duties. The executive director must consult with the commissioner of administration
to ensure appropriate financial, purchasing, human resources, and other services for operation
of the council.

(d) Once appointed, each council is responsible for supervising the work of its director. 33.24 The council chair must report to the chair of the Legislative Coordinating Commission 33.25 regarding the performance of the executive director, including any recommendations 33.26 33.27 regarding disciplinary actions. The executive director must appoint and supervise the work of other staff necessary to carry out the duties of the council. The executive director must 33.28 consult with the council chair prior to taking the following disciplinary actions with council 33.29 staff: written reprimand, suspension, demotion, or discharge. The executive director and 33.30 other council staff are executive branch employees. 33.31

33.32 (e) The executive director must submit the council's biennial budget request to the33.33 commissioner of management and budget as provided under chapter 16A.

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34.1	(f) The Legislativ	e Coordinating C	ommission may	delegate its responsi	bilities under
34.2	this section to a subc	ommittee or subg	roup of the com	mission or the chair	of the council.
34.3	EFFECTIVE D	ATE. This section	is effective the	day following final e	enactment.
34.4	Sec. 16. [15.0395]	INTERAGENCY	Y AGREEMEN	NTS AND INTRA-A	GENCY
34.5	TRANSFERS.				
34.6	(a) By October 1:	5, 2018, and annua	ally thereafter, th	ne head of each agenc	y must provide
34.7	reports to the chairs	and ranking minor	rity members of	the legislative comm	nittees with
34.8	jurisdiction over the	department or age	ency's budget or	<u>1:</u>	
34.9	(1) interagency a	greements or servi	ce-level agreen	nents and any renewal	ls or extensions
34.10	of existing interagen	cy or service-leve	l agreements wi	th another agency if	the cumulative
34.11	value of those agreed	nents is more than	n \$100,000 in th	e previous fiscal year	r; and
34.12	(2) transfers of a	propriations betw	veen accounts w	rithin or between agen	ncies, if the
34.13	cumulative value of	he transfers is mo	ore than \$100,00	00 in the previous fisc	cal year.
34.14	The report must incl	ide the statutory c	itation authoriz	ing the agreement, tra	ansfer or dollar
34.15	amount, purpose, and	l effective date of	the agreement,	the duration of the ag	greement, and a
34.16	copy of the agreeme	<u>nt.</u>			
34.17	(b) As used in this	section, "agency"	includes the de	partments of the state	listed in section
34.18	15.01, a multimembe	r state agency in	the executive br	anch described in sec	ction 15.012,
34.19	paragraph (a), the O	fice of MN.IT Set	rvices, and the (Office of Higher Educ	cation.
34.20	Sec. 17. Minnesota	Statutes 2016, se	ction 15A.083,	subdivision 6a, is am	ended to read:
34.21	Subd. 6a. Admin	istrative law jud	ge; salaries. Th	e salary of the chief a	administrative
34.22	law judge is 98.52 p	ercent of the salary	y of a <u>chief</u> dist	rict court judge. The	salaries of the
34.23	assistant chief admin	istrative law judge	e and administra	ative law judge superv	visors are 93.60
34.24	percent of the salary	of a <u>chief</u> district c	ourt judge. The	salary of an administr	ative law judge
34.25	employed by the Off	ice of Administra	tive Hearings is	88.67 <u>98.52</u> percent	of the salary of
34.26	a district court judge	as set under section	on 15A.082, sul	bdivision 3.	
34.27	Sec. 18. Minnesota	Statutes 2016, se	ction 15A.083,	subdivision 7, is ame	ended to read:
34.28	Subd. 7. Worker	s' Compensation	Court of Appe	eals and compensation	on judges.
34.29	Salaries of judges of	the Workers' Com	pensation Cour	t of Appeals are 98.52	2 percent of the
34.30	salary for district cou	rt judges. The sal	ary of the chief	judge of the Workers'	Compensation

34.31 Court of Appeals is 98.52 percent of the salary for a chief district court judge. Salaries of

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compensation judges are 88.67 98.52 percent of the salary of district court judges. The chief
workers' compensation judge at the Department of Labor and Industry may be paid an annual
salary that is up to five percent greater than the salary of workers' compensation settlement
judges at the Department of Labor and Industry.

35.5 Sec. 19. Minnesota Statutes 2016, section 16A.90, is amended to read:

35.6 **16A.90 EMPLOYEE GAINSHARING SYSTEM.**

Subdivision 1. Commissioner must establish program. (a) The commissioner shall 35.7 establish a program to provide onetime bonus compensation to state employees for efforts 35.8 made to reduce the costs of operating state government or for ways of providing better or 35.9 more efficient state services. The commissioner may authorize an executive branch appointing 35.10 authority to make a onetime award to an employee or group of employees whose suggestion 35.11 or involvement in a project is determined by the commissioner to have resulted in documented 35.12 cost-savings to the state. Before authorizing awards under this section, the commissioner 35.13 shall establish guidelines for the program including but not limited to: 35.14

(1) the maximum award is ten percent of the documented savings in the first fiscal year
in which the savings are realized up to \$50,000;

35.17 (2) the award must be paid from the appropriation to which the savings accrued; and

(3) employees whose primary job responsibility is to identify cost savings or ways of
providing better or more efficient state services are generally not eligible for bonus
compensation under this section except in extraordinary circumstances as defined by the
commissioner.

35.22 (b) The program required by this section must be in addition to any existing monetary
 35.23 or nonmonetary performance-based recognition programs for state employees, including
 35.24 achievement awards, continuous improvement awards, and general employee recognitions.

35.25 Subd. 2. Biannual legislative report. No later than August 1, 2017, and biannually

35.26 <u>thereafter</u>, the commissioner must report to the chairs and ranking minority members of the

35.27 <u>house of representatives and senate committees with jurisdiction over Minnesota Management</u>

- and Budget on the status of the program required by this section. The report must detail:
- 35.29 (1) the specific program guidelines established by the commissioner as required by
- 35.30 subdivision 1, if the guidelines have not been described in a previous report;
- 35.31 (2) any proposed modifications to the established guidelines under consideration by the
 35.32 commissioner, including the reason for the proposed modifications;

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36.1	(3) the methods used by the	e commissioner to	promote the program t	o state employees
36.2	(3) the methods used by the commissioner to promote the program to state employees, if the methods have not been described in a previous report;			
30.2	<u>In the methods have not been described in a previous report,</u>			
36.3	(4) a summary of the result	s of the program th	at includes the follow	ing, categorized by
36.4	agency:			
36.5	(i) the number of state emp	loyees whose sugg	estions or involvemen	t in a project were
36.6	considered for possible bonus c	compensation, and a	a description of each su	aggestion or project
36.7	that was considered;			
36.8	(ii) the total amount of bonu	s compensation actu	ally awarded, itemized	by each suggestion
36.9	or project that resulted in an av	ward and the amoun	nt awarded for that sug	ggestion or project;
36.10	and			
36.11	(iii) the total amount of doo	cumented cost-savi	ngs that accrued to the	e agency as a result
36.12	of each suggestion or project f	or which bonus con	npensation was grante	ed; and
36.13	(5) any recommendations f	or legislation that,	in the judgment of the	commissioner,
36.14	would improve the effectivene	ess of the bonus cor	npensation program es	stablished by this
36.15	section or which would otherw	vise increase opport	tunities for state emplo	oyees to actively
36.16	participate in the development	and implementation	on of strategies for red	ucing the costs of
36.17	operating state government or	for providing bette	r or more efficient stat	te services.
36.18	Sec. 20. Minnesota Statutes 2	2016, section 16B.0	055, subdivision 1, is a	amended to read:

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Subdivision 1. Federal Assistive Technology Act. (a) The Department of Administration is designated as the lead agency to carry out all the responsibilities under the Assistive Technology Act of 1998, as provided by Public Law 108-364, as amended. The Minnesota Assistive Technology Advisory Council is established to fulfill the responsibilities required by the Assistive Technology Act, as provided by Public Law 108-364, as amended. Because the existence of this council is required by federal law, this council does not expire.

(b) Except as provided in paragraph (c), the governor shall appoint the membership of 36.25 the council as required by the Assistive Technology Act of 1998, as provided by Public 36.26 Law 108-364, as amended. After the governor has completed the appointments required by 36.27 this subdivision, the commissioner of administration, or the commissioner's designee, shall 36.28 convene the first meeting of the council following the appointments. Members shall serve 36.29 two-year terms commencing July 1 of each odd-numbered year, and receive the compensation 36.30 specified by the Assistive Technology Act of 1998, as provided by Public Law 108-364, as 36.31 amended. The members of the council shall select their chair at the first meeting following 36.32 their appointment. 36.33

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37.1	(c) After of	consulting with the	appropriate cor	nmissioner, the commiss	ioner of
37.2	administratio	n shall appoint a rep	presentative fro	<u>m:</u>	
37.3	(1) State S	Services for the Blin	nd who has assi	stive technology expertis	se;
37.4	(2) vocati	onal rehabilitation s	ervices who ha	s assistive technology ex	xpertise;
37.5	(3) the We	orkforce Developme	ent Council; an	<u>d</u>	
37.6	(4) the De	partment of Educat	ion who has as	sistive technology expert	tise.
37.7	Sec. 21. Mi	nnesota Statutes 20	16, section 16E	3.2405, is amended to rea	ıd:
37.8	16B.2405	CAPITOL BUILI	DING POWEF	RS AND DUTIES.	
37.9	Subdivisi	on 1. Duties. The co	ommissioner, u	pon receipt of funding fo	or these purposes,
37.10	shall:				
37.11	(1) mainta	ain and operate the (Capitol building	g and grounds according	to section 16B.24
37.12	and other app	olicable law;			
37.13	(2) design	ate a project manage	r to oversee and	manage predesign, design	n, and construction
37.14	contracts and	funding for all mod	lifications to th	e Capitol building;	
37.15	(3) manag	ge design and constr	uction projects	and funding for the Cap	itol building
37.16	according to	section 16B.31 and	other applicabl	e law;	
37.17	(4) lease s	space in the Capitol	building, as pro	ovided in section 16B.24	, to state agencies,
37.18	constitutional	l officers, and the co	ourt administrat	or on behalf of the judic	ial branch and
37.19	allocate space	e in the Capitol build	ding to the legi	slative branch as determ	ined by the
37.20	commission;				
37.21	(5) provid	e information about	the Capitol bui	lding to the commission,	legislative bodies,
37.22	and others as	needed regarding m	naintenance, op	eration, leasing, condition	on assessments,
37.23	design, and c	onstruction projects	; and		
37.24	(6) assist	the State Capitol Pro	eservation Com	mission with performan	ce of its duties as
37.25	needed.				
37.26	<u>Subd. 2.</u>	Capitol event fees; a	appropriation	The commissioner may	collect charges or
37.27	fees from use	rs holding events in t	the Capitol build	ding. Money collected by	the commissioner
37.28	under this sub	division shall be dep	posited in a Cap	bitol events dedicated acc	ount in the special
37.29	revenue fund	. Money in the dedi	cated account i	s appropriated to the con	nmissioner of
37.30	administratio	n to recover direct c	osts incurred fi	om holding events in the	e Capitol building.
37.31	The commiss	ioner shall report ar	nually by Aug	ust 1 on the events held	in the Capitol

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38.1	building, the ar	nounts collected for the	ose events, and t	he costs for operating	g events, to the
38.2	chairs and rank	ing minority members	of the committee	es in the house of repr	resentatives and
38.3	the senate with	jurisdiction over finan	ce and policy rel	lating to the commiss	sioner of

38.4 administration.

38.5 Sec. 22. Minnesota Statutes 2016, section 16B.4805, subdivision 2, is amended to read:

Subd. 2. **Reimbursement for making reasonable accommodation.** The commissioner of administration shall reimburse state agencies for <u>up to 50 percent of the cost of</u> expenses incurred in making reasonable accommodations eligible for reimbursement for agency employees and applicants for employment to the extent that funds are available in the accommodation account established under subdivision 3 for this purpose.

38.11 Sec. 23. [16B.991] TERMINATION OF GRANT.

Each grant agreement subject to sections 16B.97 and 16B.98 must provide that the

38.13 agreement will immediately be terminated if the recipient is convicted of a criminal offense
38.14 relating to a state grant agreement.

38.15 Sec. 24. Minnesota Statutes 2016, section 16E.0466, is amended to read:

38.16 **16E.0466 STATE AGENCY TECHNOLOGY PROJECTS.**

Subdivision 1. Consultation required. (a) Every state agency with an information or 38.17 telecommunications project must consult with the Office of MN.IT Services to determine 38.18 the information technology cost of the project. Upon agreement between the commissioner 38.19 of a particular agency and the chief information officer, the agency must transfer the 38.20 information technology cost portion of the project to the Office of MN.IT Services. Service 38.21 level agreements must document all project-related transfers under this section. Those 38.22 agencies specified in section 16E.016, paragraph (d), are exempt from the requirements of 38.23 this section. 38.24

(b) Notwithstanding section 16A.28, subdivision 3, any unexpended operating balance
appropriated to a state agency may be transferred to the information and telecommunications
technology systems and services account for the information technology cost of a specific
project, subject to the review of the Legislative Advisory Commission, under section 16E.21,
subdivision 3.

38.30 Subd. 2. Legislative report. No later than October 1, 2017, and annually thereafter, the
 38.31 state chief information officer must submit a comprehensive project portfolio report to the
 38.32 chairs and ranking minority members of the house of representatives and senate committees

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39.1	with jurisdiction	on over state gover	mment finance o	n projects requiring cor	sultation under
39.2	subdivision 1.	The report must it	emize:		
39.3	<u>(1) each pro</u>	oject presented to t	the office for con	nsultation in the time sir	nce the last report;
39.4	(2) the info	rmation technology	cost associated	with the project, including	ng the information
39.5	technology cos	st as a percentage of	of the project's c	omplete budget;	
39.6	(3) the state	us of the informati	on technology c	omponents of the project	et's development;
39.7	(4) the date	the information te	echnology comp	onents of the project are	e expected to be

39.8 completed; and

39.9 (5) the projected costs for ongoing support and maintenance of the information technology
 39.10 components after the project is complete.

39.11 Sec. 25. Minnesota Statutes 2016, section 43A.17, subdivision 11, is amended to read:
39.12 Subd. 11. Severance pay for certain employees. (a) For purposes of this subdivision,
39.13 "highly compensated employee" means an employee of the state whose estimated annual
39.14 compensation is greater than 60 percent of the governor's annual salary, and who is not
39.15 covered by a collective bargaining agreement negotiated under chapter 179A or a

39.16 compensation plan authorized under section 43A.18, subdivision 3a.

39.17 (b) Severance pay for a highly compensated employee includes benefits or compensation with a quantifiable monetary value, that are provided for an employee upon termination of 39.18 employment and are not part of the employee's annual wages and benefits and are not 39.19 specifically excluded by this subdivision. Severance pay does not include payments for 39.20 accumulated vacation, accumulated sick leave, and accumulated sick leave liquidated to 39.21 39.22 cover the cost of group term insurance. Severance pay for a highly compensated employee does not include payments of periodic contributions by an employer toward premiums for 39.23 group insurance policies. The severance pay for a highly compensated employee must be 39.24 excluded from retirement deductions and from any calculations of retirement benefits. 39.25 Severance pay for a highly compensated employee must be paid in a manner mutually 39.26 agreeable to the employee and the employee's appointing authority over a period not to 39.27 exceed five years from retirement or termination of employment. If a retired or terminated 39.28 employee dies before all or a portion of the severance pay has been disbursed, the balance 39.29 due must be paid to a named beneficiary or, lacking one, to the deceased's estate. Except 39.30 as provided in paragraph (c), severance pay provided for a highly compensated employee 39.31 leaving employment may not exceed an amount equivalent to six months of pay the lesser 39.32 39.33 of:

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40.1	(1) six months pay; or			
40.2	(2) the highly compens	ated employee's regul	ar rate of pay multiplie	d by 35 percent of
40.3	the highly compensated en			
40.4	(c) Severance pay for a line of more than his			-
40.5	to six months of pay the lin			
40.6 40.7	early retirement incentive offer is also made available			
40.7	generally defined criteria r			nonty who meet
40.0				
40.9	(d) An appointing authority			
40.10	employee, up to the limits	-		-
40.11	a compensation plan under			
40.12	following highly compensation	ated employees are no	t eligible for severance	pay:
40.13	(1) a commissioner, de	outy commissioner, or	assistant commissione	r of any state
40.14	department or agency as list	ted in section 15.01 or	15.06, including the stat	e chief information
40.15	officer; and			
40.16	(2) any unclassified em	ployee who is also a pu	blic official, as defined	in section 10A.01,
40.17	subdivision 35.			
40.18	(e) Severance pay shall	not be paid to a highl	y compensated employ	ee who has been
40.19	employed by the appointing	g authority for less that	n six months or who vol	untarily terminates
40.20	employment.			
40.21	EFFECTIVE DATE.	This section is effective	ve the day following fin	al enactment.
40.22	Sec. 26. Minnesota Statu	tes 2016, section 43A.	24, is amended by addi	ng a subdivision to
40.23	read:			
40.24	Subd. 1a. Opt out. (a) A	An individual eligible	for state-paid hospital, r	medical, and dental
40.25	benefits under this section	has the right to declin	e those benefits, provid	led the individual
40.26	declining the benefits can	prove health insurance	coverage from another	r source. Any
40.27	individual declining benefi	ts must do so in writin	ng, signed and dated, or	n a form provided
40.28	by the commissioner.			
40.29	(b) The commissioner	nust create, and make	available in hard copy	and online a form
40.30	for individuals to use in dec	lining state-paid hospi	tal, medical, and dental	benefits. The form
40.31	must, at a minimum, inclue	de notice to the declin	ing individual of the ne	ext available
40.32	opportunity and procedure	to re-enroll in the ber	efits.	

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41.1	(c) No later than Januar	y 15 of each year, the c	commissioner of manag	gement and budget
41.2	must provide a report to the			
41.3	committees with jurisdiction	on over state governme	nt finance on the num	ber of employees
41.4	choosing to opt-out of state	e employee group insur	rance coverage under t	his section. The
41.5	report must provide itemiz	ed statistics, by agency	, and include the total	amount of savings
41.6	accrued to each agency res	ulting from the opt-out	<u>.s.</u>	
41.7	Sec. 27. [118A.09] ADD	ITIONAL LONG-TE	RM EQUITY INVES	<u>STMENT</u>
41.8	AUTHORITY.			
41.9	Subdivision 1. Definition	on; qualifying govern	ment. "Qualifying gov	vernment" means:
41.10	(1) a county or statutory	or home rule charter cit	y with a population of 1	more than 100,000;
41.11	(2) a county or statutory	or home rule charter	city which had its mos	t recently issued
41.12	general obligation bonds ra	ted in the highest cates	gory by a national bone	d rating agency; or
41.13	(3) a self-insurance poc	l listed in section 471.	982, subdivision 3.	
41.14	A county or statutory or he	me rule charter city wi	ith a population of 100	,000 or less that is
41.15	a qualifying government, b	ut is subsequently rate	d less than the highest	category by a
41.16	national bond rating agency	y on a general obligation	on bond issue, may not	t invest additional
41.17	funds under this section bu	t may continue to man	age funds previously i	nvested under
41.18	subdivision 2.			
41.19	Subd. 2. Additional in	vestment authority. Q	ualifying governments	s may invest the
41.20	amount described in subdiv	vision 3:		
41.21	(1) in index mutual fun	ds based in the United	States and indexed to	a broad market
41.22	United States equity index:			<u> </u>
			. 1 1.	,
41.23	(2) with the Minnesota			
41.24	amounts as may be adopted directly with the main sales		nutual lund investmen	ts must be made
41.25	unectry with the main sales	office of the fund.		
41.26	Subd. 3. Funds. (a) Qu	alifying governments r	nay only invest under	subdivision 2
41.27	according to the limitations			
41.28	<u>1, clause (1) or (2), may or</u>			
41.29	authorized by the city cour			
41.30	government. Long-term ob	~		
41.31	plan reserves, funds held to	offset long-term enviro	nmental exposure, othe	er postemployment

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42.1	benefit liabilities, compensat	ed absences, and oth	er long-term obligation	ns established by
42.2	applicable accounting standa	rds.		
42.3	(b) Qualifying governme	nts under subdivisior	n 1, clause (1) or (2), m	nay invest up to 15
42.4	percent of the sum of:			
42.5	(1) unassigned cash;			
42.6	(2) cash equivalents;			
42.7	(3) deposits; and			
42.8	(4) investments.			
42.9	This calculation must be base	d on the qualifying go	overnment's most recen	t audited statement
42.10	of net position, which must b	e compliant and audi	ted pursuant to govern	mental accounting
42.11	and auditing standards. Once	the amount invested	l reaches 15 percent of	the sum of
42.12	unassigned cash, cash equiva	lents, deposits, and i	nvestments, no further	funds may be
42.13	invested under this section; h	owever, a qualifying	government may contra	inue to manage the
42.14	funds previously invested un	der this section even	if the total amount sub	esequently exceeds
42.15	15 percent of the sum of una	ssigned cash, cash ec	uivalents, deposits, an	d investments.
42.16	(c) A qualified governme	nt under subdivision	1, clause (3), may inv	est up to the lesser
42.17	<u>of:</u>			
42.18	(1) 15 percent of the sum	of its cash, cash equ	ivalents, deposits, and	investments; or
42.19	(2) 25 percent of its net a	ssets as reported on t	he pool's most recent a	udited statement
42.20	of net position, which must b	e compliant and audi	ted pursuant to govern	mental accounting
42.21	and auditing standards.			
42.22	Subd. 4. Approval. Befor	e investing pursuant	to this section, the gov	erning body of the
42.23	qualifying government must	adopt a resolution th	at includes the followi	ng statements:
42.24	(1) the governing body un	nderstands that invest	tments under subdivisi	on 2 have a risk of
42.25	<u>loss;</u>			
42.26	(2) the governing body un	nderstands the type o	f funds that are being	invested and the
42.27	specific investment itself; an	<u>d</u>		
42.28	(3) the governing body co	ertifies that all funds	designated for investm	ent through the
42.29	State Board of Investment m	eet the requirements	of this section and the	policies and
42.30	procedures established by the	e State Board of Inve	estment.	

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43.1	<u>Subd. 5.</u>	ublic Employees R	etirement Ass	ociation to act as accou	ınt administrator.
43.2	A qualifying	government exercisi	ng authority un	der this section to inves	t amounts with the
43.3	State Board o	of Investment shall es	stablish an acco	unt with the Public Emp	oloyees Retirement
43.4	Association (PERA), which shall	act as the acco	unt administrator.	
43.5	<u>Subd. 6.</u> I	Purpose of account.	The account e	stablished under subdiv	ision 5 may only
43.6	be used for the	e purposes provided	l under subdivi	sion 3. PERA may rely	on representations
43.7	made by the	qualifying governme	ent in exercising	g its duties as account a	dministrator and
43.8	has no duty to	o further verify qualif	ications, use, or	r intended use of the fund	ds that are invested
43.9	or withdrawn	<u>l.</u>			
43.10	<u>Subd. 7.</u>	Account maintenand	ce. (a) A qualify	ying government may es	stablish an account
43.11	to be held und	der the supervision o	f PERA for the	purposes of investing for	unds with the State
43.12	Board of Inve	estment under subdiv	vision 2. PERA	shall establish a separat	te account for each
43.13	qualifying go	overnment. PERA ma	ay charge partie	cipating qualifying gove	ernments a fee for
43.14	reasonable ad	Iministrative costs. 7	The amount of a	any fee charged by PER	A is annually
43.15	appropriated	to the association fro	om the account	. PERA may establish c	other reasonable
43.16	terms and con	nditions for creation	and maintenan	ce of these accounts.	
43.17	(b) PERA	must report to the qu	alifying govern	ment on the investment	returns of invested
43.18	funds and on	all investment fees of	or costs incurre	d by the account.	
43.19	<u>Subd. 8.</u> I	nvestment. (a) The a	assets of an acc	ount shall be invested a	nd held as required
43.20	by this subdiv	vision.			
43.21	(b) PERA	must certify all mor	ney in the acco	unts for which it is acco	ount administrator
43.22	to the State B	oard of Investment fo	or investment u	nder section 11A.14, sub	pject to the policies
43.23	and procedur	es established by the	e State Board of	Investment. Investmen	t earnings must be
43.24	credited to th	e account of the indi	ividual qualifyi	ng government.	
43.25	(c) For ac	counts invested by the	he State Board	of Investment, the inve	stment restrictions
43.26	shall be the s	ame as those general	lly applicable to	o the State Board of Inv	restment.
43.27	(d) A qua	lifying government r	nay provide inv	vestment direction to PE	ERA, subject to the
43.28	policies and p	procedures establishe	ed by the State	Board of Investment.	
43.29	<u>Subd. 9.</u>	Withdrawal of fund	s and termina	tion of account. (a) A g	government may
43.30	withdraw sor	ne or all of its mone	y or terminate t	he account.	
43.31	<u>(b)</u> A gov	ernment requesting	withdrawal of r	noney from an account	created under this
43.32	section must	do so at a time and in	n the manner re	quired by the executive	director of PERA,
43.33	subject to the	policies and proced	ures establishe	d by the State Board of	Investment.

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44.1 Sec. 28. [134A.17] TRANSFERS TO COUNTY.

44.2 If the Sherburne County law library, through its trustees, has a fiscal reserve that is
projected to sustain its operations for a period of over five years, the Sherburne County law
library may transfer up to half of the money in its fiscal reserve, but not to exceed \$200,000,
to Sherburne County to defray costs of constructing a new building to house the law library
and courts.

44.7 Sec. 29. Minnesota Statutes 2016, section 138.081, is amended to read:

44.8 **138.081 FEDERAL FUNDS, ACTS.**

44.9 Subdivision 1. Executive Council Department of Administration as agency to accept federal funds. The Executive Council of the Minnesota Historical Society Department of 44.10 Administration is hereby designated the state agency with power to accept any and all money 44.11 provided for or made available to this state by the United States of America or any department 44.12 44.13 or agency thereof for surveys, restoration, construction, equipping, or other purposes relating to the state historic sites program in accordance with the provisions of federal law and any 44.14 rules or regulations promulgated thereunder and are further authorized to do any and all 44.15 things required of this state by such federal law and the rules and regulations promulgated 44.16 thereunder in order to obtain such federal money. 44.17

44.18 Subd. 2. Director's Commissioner's responsibilities. The director of the Minnesota Historical Society, as state historic preservation officer, commissioner shall be responsible 44.19 for the preparation, implementation and administration of the State Historic Preservation 44.20 Plan and shall administer the State Historic Preservation Program authorized by the National 44.21 Historic Preservation Act (United States Code, title 16, section 470 et seq. as amended). 44.22 The director of the Minnesota Historical Society commissioner shall review and approve 44.23 in writing all grants-in-aid for architectural, archaeological and historic preservation made 44.24 44.25 by state agencies and funded by the state or a combination of state and federal funds in accordance with the State Historic Preservation Program. 44.26

Subd. 3. Administration of federal act. The Minnesota Historical Society Department
of Administration is designated as the state agency to administer the provisions of the federal
act providing for the preservation of historical and archaeological data, United States Code,
title 16, sections 469 to 469C, insofar as the provisions of the act provide for implementation
by the state.

44.32 **EFFECTIVE DATE.** This section is effective March 1, 2018.

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Sec. 30. Minnesota Statutes 2016, section 138.665, subdivision 2, is amended to read: 45.1 Subd. 2. Mediation. The state, state departments, agencies, and political subdivisions, 45.2 including the Board of Regents of the University of Minnesota, have a responsibility to 45.3 protect the physical features and historic character of properties designated in sections 45.4 138.662 and 138.664 or listed on the National Register of Historic Places created by Public 45.5 Law 89-665. Before carrying out any undertaking that will affect designated or listed 45.6 properties, or funding or licensing an undertaking by other parties, the state department or 45.7 45.8 agency shall consult with the Minnesota Historical Society State Historic Preservation Office pursuant to the society's established procedures to determine appropriate treatments and to 45.9 seek ways to avoid and mitigate any adverse effects on designated or listed properties. If 45.10 the state department or agency and the Minnesota Historical Society State Historic 45.11 Preservation Office agree in writing on a suitable course of action, the project may proceed. 45.12 If the parties cannot agree, any one of the parties may request that the governor appoint and 45.13 convene a mediation task force consisting of five members, two appointed by the governor, 45.14 the chair of the State Review Board of the State Historic Preservation Office, the 45.15 commissioner of administration or the commissioner's designee, and one member who is 45.16 not an employee of the Minnesota Historical Society appointed by the director of the society. 45.17 The two appointees of the governor and the one of the director of the society shall be qualified 45.18 by training or experience in one or more of the following disciplines: (1) history; (2) 45.19 archaeology; and (3) architectural history. The mediation task force is not subject to the 45.20 conditions of section 15.059. This subdivision does not apply to section 138.662, subdivision 45.21 24, and section 138.664, subdivisions 8 and 111.

EFFECTIVE DATE. This section is effective March 1, 2018. 45.23

Sec. 31. Minnesota Statutes 2016, section 138.665, subdivision 3, is amended to read: 45.24

Subd. 3. Notice to Minnesota Historical Society State Historic Preservation Office 45.25 of land acquisition. If the state or a governmental subdivision acquires any of the property 45.26 in section 138.664, it is the duty of the officer in charge of the acquisition to notify in writing, 45.27 45.28 as promptly as possible, the Minnesota Historical Society State Historic Preservation Office of the acquisition. 45.29

EFFECTIVE DATE. This section is effective March 1, 2018. 45.30

Sec. 32. Minnesota Statutes 2016, section 138.69, is amended to read: 45.31

138.69 PUBLIC AREAS OF THE CAPITOL. 45.32

45.22

The Minnesota State Historical Society is designated the research agency and is responsible for the interpretation of the public areas for visitors to the Capitol. This involves conducting or approving public programs and tours in the Capitol and State Office Building, including exhibits held in the Capitol, providing informational services, acting as advisor adviser on preservation, recommending appropriate custodial policies, and maintaining and repairing all works of art. Notwithstanding section 138.668, the society may not charge a fee for general tours at the Capitol but may charge fees for special programs other than

46.8 general tours.

46.9 Sec. 33. Minnesota Statutes 2016, section 155A.30, subdivision 5, is amended to read:

46.10 Subd. 5. Conditions precedent to issuance. A license must not be issued unless the 46.11 board first determines that the applicant has met the requirements in clauses (1) to (8)(9):

46.12 (1) the applicant must have a sound financial condition with sufficient resources available
46.13 to meet the school's financial obligations; to refund all tuition and other charges, within a
46.14 reasonable period of time, in the event of dissolution of the school or in the event of any
46.15 justifiable claims for refund against the school; to provide adequate service to its students
46.16 and prospective students; and to maintain proper use and support of the school;

46.17 (2) the applicant must have satisfactory training facilities with sufficient tools and
46.18 equipment and the necessary number of work stations to adequately train the students
46.19 currently enrolled, and those proposed to be enrolled;

46.20 (3) the applicant must employ a sufficient number of qualified instructors trained by46.21 experience and education to give the training contemplated;

46.22 (4) the premises and conditions under which the students work and study must be sanitary,
46.23 healthful, and safe according to modern standards;

46.24 (5) each occupational course or program of instruction or study must be of such quality
46.25 and content as to provide education and training that will adequately prepare enrolled
46.26 students for testing, licensing, and entry level positions as a cosmetologist, esthetician, or
46.27 nail technician;

46.28 (6) the school must have coverage by professional liability insurance of at least \$25,000
46.29 per incident and an accumulation of \$150,000 for each premium year;

46.30 (7) the applicant shall provide evidence of the school's compliance with section 176.182;

46.31 (8) the applicant, except the state and its political subdivisions as described in section 46.32 $471.617 \underline{13.02}$, subdivision $\underline{+11}$, shall must file with the board a continuous corporate surety

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bond in the amount of no less than ten percent of the preceding year's gross income from 47.1 student tuition, fees, and other required institutional charges, but in no event less than 47.2 \$10,000, conditioned upon the faithful performance of all contracts and agreements with 47.3 students made by the applicant. New schools must base the bond amount on the anticipated 47.4 gross income from student tuition, fees, and other required institutional charges for the third 47.5 year of operation, but in no event less than \$10,000. The applicant must compute the amount 47.6 of the surety bond and verify that the amount of the surety bond complies with this 47.7 subdivision. The bond shall run to the state of Minnesota board and to any person who may 47.8 have a cause of action against the applicant arising at any time after the bond is filed and 47.9 before it is canceled for breach of any contract or agreement made by the applicant with 47.10 any student. The aggregate liability of the surety for all breaches of the conditions of the 47.11 bond shall not exceed \$10,000. The surety of the bond may cancel it upon giving 60 days' 47.12 notice in writing to the board and shall be relieved of liability for any breach of condition 47.13 occurring after the effective date of cancellation; and 47.14 (9) the applicant must, at all times during the term of the license, employ appoint a 47.15 designated licensed school manager who maintains a cosmetology salon manager license. 47.16 **EFFECTIVE DATE.** This section is effective the day following final enactment. 47.17 Sec. 34. Minnesota Statutes 2016, section 270.44, is amended to read: 47.18 270.44 CHARGES FOR COURSES, EXAMINATIONS OR MATERIALS. 47.19 The board shall charge the following fees: 47.20 (1) \$105 \$150 for a senior accredited Minnesota assessor license; 47.21 (2) \$80 \$125 for an accredited Minnesota assessor license; 47.22

- 47.23 (3) $\frac{65}{95}$ for a certified Minnesota assessor specialist license;
- 47.24 (4) \$55 \$85 for a certified Minnesota assessor license;
- 47.25 (5) \$35 <u>\$85 for a temporary license;</u>
- 47.26 (6) \$50 for a trainee registration;
- 47.27 (7) \$80 for grading a form appraisal;
- 47.28 (6) 60 (8) 140 for grading a narrative appraisal;
- 47.29 (7) \$30 (9) \$50 for a reinstatement fee; and
- 47.30 (8) \$25(10) \$20 for a record retention fee; and

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3.1	(9) \$20 for an educational	transcript.			
			a baginning with ligange	a issued after June	
3.2 3.3	EFFECTIVE DATE. Th 30, 2018.		e beginning with neelise	es issued alter Julie	
	<u>50,2010.</u>				
3.4	Sec. 35. Minnesota Statutes	s 2016, section 270.	45, is amended to read:		
3.5	270.45 DISPOSITION (OF FEES AND FIN	VES.		
8.6	All fees and fines so estab	olished and collected	d shall under section 27	<u>'0.44 must</u> be paid	
8.7	to the commissioner of mana	gement and budget	for deposit deposited ir	n the general <u>a</u>	
8.8	dedicated account within the	special revenue fund	d. The expenses of carry	ving Fees collected	
8.9	under this section are appropr	iated to the Departm	nent of Revenue to carry	out the provisions	
.10	of sections 270.41 to 270.50	shall be paid from a	ppropriations made to	the board.	
.11	EFFECTIVE DATE. Th	is section is effectiv	ve July 1, 2017.		
.12	Sec. 36. [270.455] REFUN	DS OF FEES.			
8.13	When the board determin	es that a fee or any	part of a fee was errone	ously paid to the	
8.14	board, the board may refund o	r credit the amount of	of fees that was paid in e	rror. These refunds	
.15	or credits shall be paid out of	the dedicated accord	unt within the special re	evenue fund where	
16	the fees were originally deposited.				
17	EFFECTIVE DATE. Th	is section is effectiv	ve July 1, 2017.		
.18	Sec. 37. Minnesota Statutes	s 2016, section 290.	0681, subdivision 1, is	amended to read:	
.19	Subdivision 1. Definition	s. (a) For purposes	of this section, the follo	owing terms have	
20	the meanings given.				
21	(b) "Account" means the	historic credit admir	nistration account in the	e special revenue	
.22	fund.			1	
.23	(c) "Office" means the Sta	ate Historic Preserv	ation Office of the Min	nesota Historical	
.23	Society Department of Admi				
	-			1. C 1	
.25	(d) "Project" means rehab				
26	47(c)(3)(A) of the Internal Reference of the	evenue Code, that is	s located in Minnesota a	and is allowed a	
27	federal credit.				
.28	(e) "Society" means the N	4innesota Historical	Society.		
8.29	(f) "Federal credit" means	the credit allowed	under section 47(a)(2)	of the Internal	
.30	Revenue Code.				
	Article 2 Sec. 37.	48			

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49.1 49.2	(<u>g) (f)</u> "Pla Code.	aced in service" has the	e meaning used in	n section 47 of the Int	ternal Revenue	
49.3 49.4	$\frac{(h)}{(g)}$ "Qualified rehabilitation expenditures" has the meaning given in section 47 of the Internal Revenue Code.					
49.5	EFFECTI	VE DATE. This section	on is effective M	arch 1, 2018.		
49.6	Sec. 38. Mir	nnesota Statutes 2016,	section 290.0681	, subdivision 2, is an	nended to read:	

49.7 Subd. 2. Credit or grant allowed; certified historic structure. (a) A credit is allowed
49.8 against the tax imposed under this chapter equal to not more than 100 percent of the credit
49.9 allowed under section 47(a)(2) of the Internal Revenue Code for a project. To qualify for
49.10 the credit:

49.11 (1) the project must receive Part 3 certification and be placed in service during the taxable49.12 year; and

49.13 (2) the taxpayer must be allowed the federal credit and be issued a credit certificate for49.14 the taxable year as provided in subdivision 4.

49.15 (b) The society commissioner of administration may pay a grant in lieu of the credit.
49.16 The grant equals 90 percent of the credit that would be allowed for the project.

49.17 (c) In lieu of the credit under paragraph (a), an insurance company may claim a credit49.18 against the insurance premiums tax imposed under chapter 297I.

49.19 **EFFECTIVE DATE.** This section is effective March 1, 2018.

49.20 Sec. 39. Minnesota Statutes 2016, section 290.0681, subdivision 7, is amended to read:

49.21 Subd. 7. Appropriations. (a) An amount sufficient to pay the refunds authorized under
49.22 this section is appropriated to the commissioner from the general fund.

49.23 (b) An amount sufficient to pay the grants authorized under this section is appropriated
49.24 to the society commissioner of administration from the general fund.

49.25 (c) Amounts in the account are appropriated to the society commissioner of administration
49.26 for costs associated with personnel and administrative expenses related to administering
49.27 the credit for historic structure rehabilitation in this section, for refunding application fees
49.28 under subdivision 3, and for costs associated with preparing the determination of economic
49.29 impact report required in subdivision 9.

49.30 **EFFECTIVE DATE.** This section is effective March 1, 2018.

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Sec. 40. Minnesota Statutes 2016, section 290.0681, subdivision 9, is amended to read:
 Subd. 9. Report; determination of economic impact. The society commissioner of
 administration must annually determine the economic impact to the state from the
 rehabilitation of property for which credits or grants are provided under this section and

50.5 provide a written report on the impact to the chairs and ranking minority members of the 50.6 legislative committees on taxes of the senate and house of representatives, in compliance 50.7 with sections 3.195 and 3.197.

50.8 **EFFECTIVE DATE.** This section is effective March 1, 2018.

50.9 Sec. 41. Minnesota Statutes 2016, section 349A.08, subdivision 2, is amended to read:

Subd. 2. Prizes not assignable. A prize in the state lottery is not assignable except as
 provided in subdivision 3 and except that:

(1) if a prize winner dies before the prize is paid, the director shall pay the prize to theprize winner's estate; and

50.14 (2) the director may pay a prize to a person other than the winner of that prize under an50.15 appropriate court order.

50.16 Sec. 42. Minnesota Statutes 2016, section 349A.10, subdivision 6, is amended to read:

Subd. 6. Budget; plans. (a) The director shall prepare and submit a biennial budget plan 50.17 to the commissioner of management and budget. The governor shall recommend the 50.18 maximum amount available for the lottery in the budget the governor submits to the 50.19 legislature under section 16A.11. The maximum amount available to the lottery for operating 50.20 expenses and capital expenditures shall be determined by law. In addition, the director shall 50.21 appear at least once each fiscal year before the senate and house of representatives committees 50.22 having jurisdiction over gambling policy to present and explain the lottery's plans for future 50.23 games and the related advertising and promotions and spending plans for the next fiscal 50.24

50.25 year.

50.26 (b) For purposes of this section, operating expenses shall not include:

50.27 (1) expenses that are a direct function of lottery sales, which include the cost of lottery 50.28 prizes, amounts paid to lottery retailers as sales commissions or other compensation, amounts 50.29 paid to produce and deliver scratch lottery games, and amounts paid to an outside vendor 50.30 to operate and maintain an online gaming system. In addition, the director shall appear at 50.31 least once each fiscal year before the senate and house of representatives committees having

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jurisdiction over gambling policy to present and explain the lottery's plans for future games
 and the related advertising and promotions and spending plans for the next fiscal year.; and
 (2) expenses related solely to the noncash year-end adjustment required for government
 agencies to adjust the net actuarially determined pension liability which includes deferred
 inflows, deferred outflows, noncash pension expense, unrestricted net deficit, and net pension

51.6 <u>liability, in accordance with Statement 68 of the Governmental Accounting Standards Board.</u>

51.7 Sec. 43. Minnesota Statutes 2016, section 352D.06, subdivision 1, is amended to read:

51.8 Subdivision 1. **Annuity; reserves.** (a) When a participant attains at least age 55, 51.9 terminates from covered service, and applies for a retirement annuity, the cash value of the 51.10 participant's shares must be transferred to the general state employees retirement fund and 51.11 must be used to provide an annuity for the retired employee <u>participant</u> based upon the 51.12 participant's age when the benefit begins to accrue according to the reserve basis used by 51.13 the general state employees retirement plan in determining pensions and reserves.

- (b) Except for participants described in paragraph (c), the monthly amount of the annuity
 must be determined using the actuarial assumptions in effect for the general state employees
 retirement plan under section 356.215 on the accrual date.
- 51.17 (c) For any participant who retires on or after July 1, 2017, and before July 1, 2020,

51.18 when the participant is at least age 63 or has had at least 26 years of covered service, the

51.19 monthly amount of the annuity must be determined using the actuarial assumptions in effect

- 51.20 for the general state employees retirement plan under section 356.215 on June 30, 2016.
- 51.21 <u>Subd. 1a. Postretirement adjustments.</u> The annuity under this subdivision <u>1</u> is eligible 51.22 for postretirement adjustments under section 356.415.
- 51.23 **EFFECTIVE DATE.** This section is effective July 1, 2017.

51.24 Sec. 44. Minnesota Statutes 2016, section 353.27, subdivision 3c, is amended to read:

51.25 Subd. 3c. Former MERF members; member and employer contributions. (a) For 51.26 the period July 1, 2015, through December 31, 2031, the member contributions for former 51.27 members of the Minneapolis Employees Retirement Fund and by the former Minneapolis 51.28 Employees Retirement Fund-covered employing units are governed by this subdivision.

(b) The member contribution for a public employee who was a member of the former
Minneapolis Employees Retirement Fund on June 29, 2010, is 9.75 percent of the salary of
the employee.

(c) The employer regular contribution with respect to a public employee who was a
member of the former Minneapolis Employees Retirement Fund on June 29, 2010, is 9.75
percent of the salary of the employee.

(d) For calendar years 2015 and 2016, The <u>annual employer supplemental contribution</u>
is the employing unit's share of \$31,000,000. For calendar years 2017 <u>through 2031 and</u>
2018, the employer supplemental contribution is the employing unit's share of \$21,000,000.

(e) Each employing unit's share under paragraph (d) is the amount determined from an
allocation between each employing unit in the portion equal to the unit's employer
supplemental contribution paid or payable under Minnesota Statutes 2012, section 353.50,
during calendar year 2014.

(f) The employer supplemental contribution amount under paragraph (d) for calendar 52.11 year 2015 must be invoiced by the executive director of the Public Employees Retirement 52.12 Association by July 1, 2015. The calendar year 2015 payment is payable in a single amount 52.13 on or before September 30, 2015. For subsequent calendar years, the employer supplemental 52.14 contribution under paragraph (d) must be invoiced on January 31 of each year and is payable 52.15 in two parts, with the first half payable on or before July 31 and with the second half payable 52.16 on or before December 15. Late payments are payable with compound interest at the rate 52.17 of 0.71 percent per month for each month or portion of a month that has elapsed after the 52.18 due date. 52.19

52.20 (g) The employer supplemental contribution under paragraph (d) terminates on December52.21 31, 2031.

52.22 Sec. 45. Minnesota Statutes 2016, section 353.505, is amended to read:

52.23 **353.505 STATE CONTRIBUTIONS; FORMER MERF DIVISION.**

(a) On September 15, 2015, and September 15, 2016 2019, and annually thereafter, the
state shall pay to the general employees retirement plan of the Public Employees Retirement
Association, with respect to the former MERF division, \$6,000,000. By September 15 of
each year after 2016,

52.28 (b) On September 15, 2017, and September 15, 2018, the state shall pay to the general 52.29 employees retirement plan of the Public Employees Retirement Association, with respect 52.30 to the former MERF division, \$16,000,000.

(b) (c) State contributions under this section end on September 15, 2031.

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53.1

Sec. 46. Minnesota Statutes 2016, section 471.193, subdivision 6, is amended to read:

53.2 Subd. 6. **Communication with state historic preservation officer.** Proposed site 53.3 designations and design guidelines must be sent to the state historic preservation officer at 53.4 the <u>Minnesota Historical Society Department of Administration</u>, who shall review and 53.5 comment on the proposal within 60 days. By October 31 of each year, each commission 53.6 shall submit an annual report to the state historic preservation officer. The report must 53.7 summarize the commission's activities, including designations, reviews, and other activities 53.8 during the previous 12 months.

53.9

EFFECTIVE DATE. This section is effective March 1, 2018.

53.10 Sec. 47. Minnesota Statutes 2016, section 508.12, subdivision 1, is amended to read:

53.11 Subdivision 1. Examiner and deputy examiner. The judges of the district court shall appoint a competent attorney in each county within their respective districts to be an examiner 53.12 53.13 of titles and legal adviser to the registrar in said county, to which examiner all applications to register title to land are referred without further order, and may appoint attorneys to serve 53.14 as deputy examiners who shall act in the name of the examiner and under the examiner's 53.15 supervision and control, and the deputy's acts shall be the acts of the examiners. The examiner 53.16 of titles and deputy examiners shall hold office subject to the will and discretion of the 53.17 district court by whom appointed. The examiner's compensation and that of the examiner's 53.18 deputies shall be fixed and determined by the court and paid in the same manner as the 53.19 compensation of other county employees is paid except that in all counties having fewer 53.20 than 75,000 inhabitants, and in Stearns, Dakota, Scott, Wright, Sherburne, and Olmsted 53.21 Counties the fees and compensation of the examiners for services as legal adviser to the 53.22 registrar shall be determined by the judges of the district court and paid in the same manner 53.23 as the compensation of other county employees is paid, but in every other instance shall be 53.24 paid by the person applying to have the person's title registered or for other action or relief 53.25 which requires the services, certification or approval of the examiner. 53.26

53.27 Sec. 48. Minnesota Statutes 2016, section 518A.79, is amended by adding a subdivision
53.28 to read:

53.29 Subd. 3a. Open meetings. Except as otherwise provided in this section, the task force 53.30 is subject to chapter 13D. A meeting of the task force occurs when a quorum is present and 53.31 the members receive information, discuss, or take action on any matter relating to the duties 53.32 of the task force. The task force may conduct meetings as provided in section 13D.015 or 53.33 13D.02. The task force may conduct meetings at any location in the state that is appropriate

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54.1	for the purposes of the task force as long as the location is open and accessible to the public.							
54.2	For legislative members of the	task force, enforce	ement of this subdivision	on is governed by				
54.3	section 3.055, subdivision 2. Fe	or nonlegislative n	nembers of the task for	ce, enforcement of				
54.4	this subdivision is governed by	v section 13D.06, s	subdivisions 1 and 2.					
54.5	EFFECTIVE DATE. This	section is effectiv	e January 1, 2018.					
54.6	Sec. 49. Laws 2016, chapter	127, section 8, is a	mended to read:					
54.7	Sec. 8. EFFECTIVE DAT	E; APPLICATIC	DN.					
54.8	Sections 1 to 7 are effective	e the day following	g final enactment. With	respect to eyelash				
54.9	technicians, the Board of Cosm	netologist Examine	ers must not enforce se	ctions 1 to 7 until				
54.10	July 1, 2017 February 1, 2018.	Any educational of	or training requirements	s developed by the				
54.11	board regarding eyelash techni	cians must be 14 h	nours.					
54.12	Sec. 50. Laws 2017, chapter 2	21, section 1, subc	livision 2, is amended t	to read:				
54.13	Subd. 2. Exemption; legisla	ature may waive. ((a) This section does no	t apply to contracts				
54.14	with a value of less than $\frac{1,000}{1000}$	<u>9 \$50,000</u> .						
54.15	(b) The legislature may wai	ive application of t	his section on a contra	ct if the legislature				
54.16	determines that compliance is a	not practicable or i	in the best interests of t	he state.				
54.17	Sec. 51. Laws 2017, chapter 2	21, section 3, subc	livision 2, is amended t	to read:				
54.18	Subd. 2. Exemption; com	nissioner may wa	ive. (a) This section do	bes not apply to				
54.19	contracts with a value of less th	nan \$1,000 \$50,00	<u>0</u> .					
54.20	(b) The commissioner may	waive application	of this section on a con	ntract if the				
54.21	commissioner determines that	compliance is not	practicable or in the be	st interests of the				
54.22	state.							
54.23	Sec. 52. SMALL AGENCY	ASSISTANCE PH	ROGRAM; LEGISLA	TIVE AUDITOR				
54.24	<u>REVIEW.</u>							
54.25	No later than February 1, 20)18, the legislative	auditor is requested to	conduct a program				
54.26	evaluation of the small agency	assistance program	n authorized under Mi	nnesota Statutes,				
54.27	section 16B.371. The program	evaluation must b	e conducted according	to the standards				
54.28	provided for a program evaluat	tion in Minnesota	Statutes, section 3.971,	subdivision 7.				

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Sec. 53. HISTORIC PRESERVATION; LEGISLATIVE AUDITOR REVIEW.

The legislative auditor is requested to conduct a program evaluation of the State Historic 55.2 Preservation Office no later than January 1, 2018. The program evaluation must be consistent 55.3 with the standards provided in Minnesota Statutes, section 3.971, subdivision 7, and include 55.4 55.5 consideration of the office's consistency in its responsiveness to project proposals, and in its treatment of historic sites in the state, including those that are listed on the national 55.6 register, those that are eligible for the national register, and those that are registered as state 55.7 55.8 historic sites by the Minnesota Historical Society. The evaluation should also include a review of approaches to state historic preservation governance in other states, in comparison 55.9 to Minnesota's governance structure, with emphasis on the impact of those approaches on 55.10 the timeliness and consistency of preservation work in those states. 55.11

55.12 Sec. 54. HISTORIC PRESERVATION; TRANSFER.

55.13 (a) The powers, duties, responsibilities, personnel, assets, and unexpended funds relating

55.14 to functions assigned to the Minnesota State Historic Preservation Office are transferred to

the Department of Administration effective March 1, 2018. For the purpose of this section,

55.16 the Minnesota State Historical Society is considered a state agency under Minnesota Statutes,

55.17 sections 15.039 and 16B.37.

55.18 (b) The commissioner of the Department of Administration in consultation with the

55.19 Minnesota Historical Society must transfer functions from the Minnesota Historical

55.20 Preservation Office to the Department of Administration. The transfer must provide for the

55.21 <u>full transition of all State Historic Preservation Office functions to the Department of</u>

55.22 Administration.

55.1

55.23 (c) A transferred employee's length of service remains uninterrupted as if the employee

55.24 had been employed by the Department of Administration during the employee's time of

55.25 employment by the Minnesota Historical Society.

55.26 The employee shall have all accumulated unliquidated vacation and sick leave hours

55.27 transferred to the employee's credit, up to the maximum accumulations permitted by the

55.28 state collective bargaining agreement or compensation plan adopted under Minnesota

55.29 Statutes, section 43A.18, governing the transferred position. Vacation and sick leave hours

55.30 are not transferred if the transferred position does not provide for the leave.

55.31The salary rate of employees transferred under this section may not decrease as a result55.32of the transfer to state employment. If an employee's salary rate is above the maximum of

55.33 the class to which the transferred position is allocated, so long as the employee remains in

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56.1 the transferred position, the employee shall not be eligible to receive any increase in salary

^{56.2} until the employee's salary is within the range of the class to which the transferred position

56.3 is allocated, unless such increases are specifically provided in the state collective bargaining

56.4 agreement or compensation plan governing the transferred position.

- 56.5 All transferred employees must successfully complete a probationary period of at least
- 56.6 <u>one year beginning the effective date of the transfer in order to attain permanent status in</u>
- 56.7 <u>the class to which the transferred position is allocated.</u>
- 56.8 **EFFECTIVE DATE.** This section is effective March 1, 2018.

56.9 Sec. 55. OFFICE OF MN.IT SERVICES; IT OPTIMIZATION REPORT 56.10 REQUIRED.

56.11 The chief information officer shall report by December 31, 2018, on the progress of

56.12 executive branch information technology optimization, including the status of data center

56.13 consolidation, the status and plans for use of public cloud technology, and the status of state

56.14 <u>agency transition to enterprise information technology services.</u>

56.15 Sec. 56. INITIAL TRANSIT FINANCIAL ACTIVITY REPORTING.

56.16 (a) The first transit financial activity review and report submitted under Minnesota

56.17 Statutes, section 3.972, subdivision 4, must include financial information from the period

56.18 beginning on January 1, 2016, and through the end of the fiscal quarter immediately preceding

56.19 <u>the date of the report.</u>

56.20 (b) The legislative auditor must provide a copy of the review under paragraph (a) to

- 56.21 each county that is party to the joint powers agreement under Minnesota Statutes, section
- 56.22 <u>297A.992.</u>

56.23 **EFFECTIVE DATE.** This section is effective the day following final enactment.

56.24 Sec. 57. TRANSITION; STATE AUDITOR ENTERPRISE FUND.

56.25 Notwithstanding any law to the contrary, receipts received by the state auditor for fiscal

56.26 year 2018 and beyond, from examinations conducted by the state auditor under Minnesota

- 56.27 Statutes, chapter 6, must be credited to the general fund. Amounts in the state auditor
- 56.28 enterprise fund at the close of fiscal year 2017 are transferred to the general fund.

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57.1	Sec. 58. RE '	TENTION OF FI	SCAL NOTE S	SYSTEM; LEGISLATI	VE BUDGET
57.2	OFFICE AC	CESS.			
57.3	The Legisl	ative Coordinating	Commission m	nust contract with the cor	nmissioner of
57.4	management a	and budget to maint	ain and, as need	ed, upgrade the fiscal not	e tracking system
57.5	funded under l	Laws 2013, chapter	· 142, article 1, s	ection 13. The commission	oner must provide
57.6	the Legislative	e Budget Office est	tablished under	this act with complete ac	cess to, and use
57.7	of, the system	<u>.</u>			
57.8	EFFECTI	VE DATE. This s	ection is effectiv	ve January 8, 2019.	
57.9		GISLATIVE BUL	DGET OFFICE	TRANSITION PLAN	NING TASK
57.10	FORCE.				
57.11	Subdivisio	<u>n 1.</u> Membership.	The Legislative	e Budget Office Transitio	on Planning Task
57.12	Force is establ	lished. The task for	cce consists of the	he following members:	
57.13	<u>(1) two me</u>	mbers of the house	e of representati	ves, one appointed by th	e speaker of the
57.14	house, and one	e appointed by the	minority leader	of the house of represen	tatives;
57.15	<u>(2) two me</u>	mbers of the senat	e appointed by	the senate Subcommittee	on Committees
57.16	of the Commi	ttee on Rules and A	Administration,	one of whom must repre	sent the majority
57.17	caucus of the	senate, and one of	whom must rep	resent the minority caucu	is of the senate;
57.18	(3) the legi	islative auditor;			
57.19	(4) the con	nmissioner of mana	agement and bu	dget; and	
57.20	(5) the stat	e budget director.			
57.21	The chief r	onpartisan fiscal a	nalyst of the hou	use of representatives, the	e lead nonpartisan
57.22	fiscal analyst	of the senate, and t	wo members fro	om executive branch age	ncies, appointed
57.23	by the commis	ssioner of manager	ment and budge	t, shall serve as ex-officio	o, nonvoting
57.24	members of th	e task force. Appo	intments requir	ed by this section must b	e made no later
57.25	than July 15, 2	2017. The chair of	the Legislative	Coordinating Commission	on shall designate
57.26	one member o	of the task force to s	serve as its chai	<u>r.</u>	
57.27	<u>Subd. 2.</u> D	uties; report requ	ired. (a) The tas	k force must develop a pl	an for the orderly
57.28	transition of fi	scal note and local	impact note res	oonsibilities from Minnes	sota Management
57.29	and Budget to	the Legislative Bu	dget Office, as	required by this act. At a	minimum, the
57.30	plan must con	sider the office's re	esponsibilities fo	or fiscal notes and local i	mpact notes, the
57.31	duties of state	agencies and depa	rtments and loc	al governments in facilita	ating the office's
57.32	work, and any	other issues releva	ant to the transit	ion of duties to the office	e, as determined

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58.1	by the task force	e. The plan may	include recommen	ndations for additional	legislation as
58.2	necessary to im	plement the task	force's transition	plan, or to further clari	fy or structure the
58.3	office's respons	sibilities.			
58.4	(b) The task	force must subr	nit a preliminary re	eport no later than Janu	uary 15, 2018, and
58.5	a final report no	o later than Dece	ember 1, 2018, to the	he chairs and ranking i	minority members
58.6	of the house of	representatives	Ways and Means C	Committee and the sena	ate Finance
58.7	Committee. The	e final report mus	st describe the task	force's work, including	recommendations
58.8	for a transition	plan and any rec	commendations for	·legislation developed	under paragraph
58.9	<u>(a).</u>				
58.10	<u>Subd. 3.</u> Sta	aff. The Legislat	ive Coordinating C	Commission must prov	ide research and
58.11	administrative	assistance to sup	port the work of th	ne task force.	
58.12	Subd. 4. Ex	piration. The ta	sk force expires up	oon submission of its f	inal report to the
58.13	legislature und	er subdivision 2.			
58.14	Sec. 60. MIN	NESOTA ADN	IINISTRATIVE I	RULES STATUS SYS	STEM (MARSS)
58.15	WORKING G	ROUP.			
58.16	Subdivision	1. Creation. Th	ne MARSS workin	g group consists of the	e following nine
58.17	members:				
58.18	(1) the chief	f judge of the Of	fice of Administra	tive Hearings, or a des	ignee;
58.19	(2) the secre	etary of state, or	a designee;		
58.20	(3) a represe	entative from the	e Interagency Rule	s Committee (IRC) ap	pointed by the
58.21	committee;				
58.22	(4) a represe	entative from each	ch of the following	gagencies with rulema	king experience
58.23	appointed by th	ne appropriate co	mmissioner:		
58.24	(i) the Depa	urtment of Health	<u>1;</u>		
58.25	(ii) the Min	nesota Pollution	Control Agency;		
58.26	(iii) the Dep	partment of Trans	sportation; and		
58.27	(iv) the Dep	partment of Labo	or and Industry;		
58.28	(5) as desig	nated by the IRC	C, a representative	from a health-related b	oard; and
58.29	(6) as desig	nated by the IRC	C, a representative	from a non-health-rela	ted board.

59.1	Subd. 2. MARSS description. The Minnesota Administrative Rules Status System
59.2	(MARSS) is a concept for a new software application. The application would be built and
59.3	maintained by the Revisor's Office. Executive branch agencies and others would upload
59.4	official rulemaking record documents to the system. The goal is to improve public access,
59.5	security, preservation, and transparency of state agencies' official rulemaking records through
59.6	the creation of a single online records system. The system would serve as a single Internet
59.7	location for the public to track rulemaking progress and access the official rulemaking
59.8	record. Agencies would fulfill their requirement to maintain and preserve the official
59.9	rulemaking record by submitting required documents to the revisor for inclusion in the
59.10	online records system.
59.11	Subd. 3. Duties. The working group must report by February 1, 2018, to the chairs and
59.12	ranking minority members of the committees in the house of representatives and senate
59.13	with jurisdiction over policy and finance for the legislature. The report must identify the
59.14	functional and nonfunctional requirements of the MARSS system. The working group must
59.15	define a funding mechanism to share the cost to build and maintain the MARSS system
59.16	among state agencies and departments.
59.17	Subd. 4. Administration provisions. (a) The revisor of statutes or the revisor's designee
59.18	must convene the initial meeting of the working group by August 1, 2017. Upon request of
59.19	the working group, the revisor must provide meeting space and administrative services for
59.20	the group.
59.21	(b) The working group must elect a chair from among its members at the first meeting.
59.22	(c) Members serve without compensation and without reimbursement for expenses.
59.23	(d) The working group expires on February 1, 2018, or upon submission of documents
59.24	fulfilling its duties, whichever is earlier.
59.25	Subd. 5. Deadline for appointments and designations. The appointments and
59.26	designations authorized by this section must be completed by July 1, 2017.
59.27	Sec. 61. ICE PALACE ON CAPITOL GROUNDS AUTHORIZED.
59.28	Subdivision 1. Use agreement; terms required. The commissioner of administration
59.29	may enter a use agreement with the St. Paul Festival and Heritage Foundation for the
59.30	construction, operation, and removal of an ice palace and related temporary structures on
59.31	the grounds of the State Capitol complex. If a use agreement for this purpose is entered, the
59.32	terms must include the following:

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60.1	(1) mutually agreed upon beginning and end dates for access to the grounds for
60.2	construction, operation, and removal of the ice palace and related temporary structures;
60.3	(2) notwithstanding Minnesota Rules, part 7525.0400, an allowance for the St. Paul
60.4	Festival and Heritage Foundation to establish fees for admission to the ice palace and for
60.5	participation in related activities, and for vendors to sell concessions subject to terms
60.6	negotiated in the use agreement. Any fees established must allow a reasonable opportunity
60.7	for all Minnesotans, regardless of income, to access the palace and participate in related
60.8	activities, and must allow free or discounted admission to members of the military, military
60.9	veterans, and their families. A fee may not be charged for general admission to the Capitol
60.10	grounds or, to the extent practicable, for access to public memorials and monuments located
60.11	on the Capitol grounds;
60.12	(3) notwithstanding Minnesota Statutes, section 15B.28, and related rules of the Capitol
60.13	Area Architectural and Planning Board, an allowance for the St. Paul Festival and Heritage
60.14	Foundation to erect advertising devices promoting the ice palace and its sponsors and donors,
60.15	subject to terms negotiated in the use agreement;
60.16	(4) a restriction on private events that limit public access to the ice palace or surrounding
60.17	Capitol grounds, without prior approval of the commissioner of administration; and
60.18	(5) a requirement that, following removal of the ice palace and related temporary
60.19	structures, the St. Paul Festival and Heritage Foundation restore the Capitol grounds to the
60.20	same condition as existed prior to their construction.
60.21	Subd. 2. Additional terms. In addition to the terms required by subdivision 1, a use
60.22	agreement authorized by this section may include additional terms as necessary to preserve
60.23	the integrity, dignity, and security of the State Capitol building, the Capitol grounds, and
60.24	the surrounding public buildings, memorials, and monuments, and to ensure compliance
60.25	with other applicable laws governing commercial activity on public property.
60.26	Subd. 3. Costs, expenses, and liabilities. Unless expressly provided in the use agreement,
60.27	any costs or expenses incurred by the state or the city of St. Paul in implementing a use
60.28	agreement entered under this section must be paid or reimbursed by the St. Paul Festival
60.29	and Heritage Foundation. Notwithstanding Minnesota Statutes, section 3.736, subdivision
60.30	1, and Minnesota Statutes, section 466.02, the state, the city of St. Paul, and their employees
60.31	are not liable for losses incurred during the construction, operation, or removal of an ice
60.32	palace or related temporary structures, or losses incurred by a person while visiting the ice
60.33	palace or participating in related activities.
60.24	FEECTIVE DATE This section is affective the day following final enactment

60.34 **EFFECTIVE DATE.** This section is effective the day following final enactment.

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61.1	Sec. 62. WA	ITE PARK; HOT	TEL INSPECTI	ON.	
61.2	(a) Notwith	standing any other	law to the contra	ry and in addition to any	other requirement
61.3	in law, the city	of Waite Park ma	y adopt an ordin	ance to require a hotel,	motel, or lodging
61.4	establishment of	operating within the	he city's jurisdict	ion to have a valid licer	nse issued by the
61.5	city. The licens	se may prohibit the	e licensee from:		
61.6	<u>(1) knowing</u>	gly allowing a roo	m to be occupied	d for purposes of sex tra	afficking;
61.7	<u>(2) knowing</u>	gly allowing a roo	om to be occupied	d for the purposes of ille	egal drug activity;
61.8	(3) knowing	gly allowing a roo	m to be occupied	d by a minor for the cor	sumption of
61.9	alcoholic bever	rages;			
61.10	(4) prohibit	ing the inspection	of the licensed p	premises;	
61.11	(5) failing t	o report observed	or suspected ille	gal activity to the polic	e in a reasonable
61.12	period of time;	and			
61.13	(6) failure t	o maintain the lice	ensed premises to	o all building, fire, mec	hanical, zoning or
61.14	licensing codes	<u>S.</u>			
61.15	The ordinance	may provide for i	nspections relate	d to the activities the lie	cense addresses.
61.16	The city may co	ollect a reasonable	fee related to the	cost of issuing the licen	se and conducting
61.17	inspections.				
61.18	<u>(b) "Hotel,"</u>	"motel," and "loc	lging establishme	ent" are as defined in M	linnesota Statutes,
61.19	section 157.15	<u>.</u>			
61.20	(c) The aut	hority in this secti	on does not repla	ace or diminish the auth	ority of the
61.21	community hea	alth board to inspe	ect and license ar	ny hotel, motel, or lodgi	ng establishment
61.22	in the city.				
61.23	EFFECTI	VE DATE. This se	ection is effective	the day following final	enactment without
61.24	local approval,	as provided in Mi	nnesota Statutes,	section 645.023, subdiv	vision 1, paragraph
61.25	<u>(a).</u>				
61.26	Sec. 63. <u>EYE</u>	ELASH TECHNI	CIAN GRAND	FATHERING.	
61.27	(a) The boar	rd must issue gran	dfathered eyelash	technician licenses no l	ater than February
61.28	<u>1, 2018, under</u>	the conditions in	this section.		
61.29	(b) A comp	lete grandfatherin	g application for	an eyelash technician l	icense must be
61.30	received in the	board office betwe	en August 1, 201	7, and January 31, 2018,	and must contain:
61.31	(1) proof of	f a high school dip	oloma or equivale	ent;	

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62.1	(2) proof of completion	of an eyelash extension	on training course befor	re July 1, 2017;
62.2	(3) proof of completion	of a six-hour board-ap	oproved public health a	and safety course
62.3	provided by a board-licensed	school or a board-reco	ognized professional ass	sociation organized
62.4	under Minnesota Statutes, cl	hapter 317A. Four ho	urs must be related to l	health, safety, and
62.5	infection control and two ho	urs must be related to	Minnesota laws and r	ules governing
62.6	cosmetology;			
62.7	(4) original passing resul	ts no more than one y	ear old of board-appro	ved laws and rules
62.8	test and theory tests; and			
62.9	(5) the practitioner fees 1	equired under Minne	sota Statutes, section 1	55A.25.
62.10	(c) A complete grandfath	ering application for	an eyelash salon mana	iger license must
62.11	be received in the board offi	ce between August 1	, 2017, and January 31	, 2018, and must
62.12	contain:			
62.13	(1) proof of a high schoo	l diploma or equivale	ent;	
62.14	(2) proof of completion of	of an eyelash extension	on training course befor	re July 1, 2017;
62.15	(3) documentation of at	east 2,700 hours of e	xperience performing e	eyelash extensions
62.16	within the last three years;			
62.17	(4) original passing resul	ts no more than one y	ear old of board-appro	ved laws and rules
62.18	test and theory tests;			
62.19	(5) original passing resul	ts no more than one y	ear old of board-approv	ved salon manager
62.20	test;			
62.21	(6) proof of a six-hour be	pard-approved public	health and safety cour	se provided by a
62.22	board-licensed school or a b	oard-recognized prof	essional association or	ganized under
62.23	Minnesota Statutes, chapter	317A. Four hours mu	ist be related to infection	on control and two
62.24	hours must be related to Min	nesota laws and rule	s; and	
62.25	(7) the practitioner fees 1	equired under Minne	sota Statutes, section 1	<u>55A.25.</u>
62.26	(d) Grandfathered licens	es must not be expedi	ited under Minnesota S	tatutes, section
62.27	155A.25, subdivision 7. The	application timelines u	nder Minnesota Statute	s, section 155A.25,
62.28	subdivisions 5, 6, and 8, do	not apply to grandfat	hered licenses.	
62.29	EFFECTIVE DATE. T	his section is effectiv	e the day following fin	al enactment.

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63.1	Sec. 64. <u>EYE</u>	LASH TECHNI	ICIAN RULEM	AKING.	
63.2	The Board of	Cosmetologist E	Examiners shall ac	lopt rules governing the	eyelash technician
63.3	and salon licens	es, which must i	nclude scope of p	practice, the conditions	and process of
63.4	issuing and rene	wing the license,	requirements rela	ated to education and tes	sting, and 14 hours
63.5	of training regard	ding application	of eyelash extens	ions in a board-licensed	school. The board
63.6	may use the exp	edited rule proce	ess in Minnesota	Statutes, section 14.38	9. The grant of
63.7	rulemaking auth	ority under this	section expires M	fay 31, 2019.	
63.8	Sec. 65. <u>EYE</u>	LASH TECHNI	ICIAN LICENS	<u>ING.</u>	
63.9	The Board o	f Cosmetologist	Examiners must	not issue an eyelash pr	actitioner license
63.10				d licenses issued under	
63.11				re a person to have an e	
63.12			efore February 1,		· · · · · · · · · · · · · · · · · · ·
63.13	Sec. 66. <u>REP</u>	EALER.			
63.14	Minnesota S	tatutes 2016, sec	tions 6.581, subc	livision 1; and 349A.08	3, subdivision 3,
63.15	are repealed.				
63.16			ARTICLE	23	
63.17		CAMPAI		ND ELECTIONS	
05.17					
63.18	Section 1. Mir	inesota Statutes 2	2016, section 10/	A.01, subdivision 12, is	amended to read:
63.19	Subd. 12. De	epository. "Depo	sitory" means a	bank, savings association	on, or credit union
63.20	organized under	federal or state	law and transacti	ng business within this	state. The
63.21	depositories of a	political comm	ittee or political f	fund include any depos	itory in which the
63.22	committee or fur	nd has a savings,	checking, or simi	ilar account, or purchase	es a money market
63.23	certificate or cer	tificate of depos	it.		
63.24	Sec. 2. Minnes	sota Statutes 201	6, section 10A.0	1, subdivision 16, is an	nended to read:
63.25	Subd. 16. El	ection cycle. "E	lection cycle" me	ans the period from Jar	nuary 1 following
63.26	a general election	n for an office to	December 31 fo	ollowing the next gener	al election for that
63.27	office, except th	at "election cycle	e" for a special el	ection means the period	l from the date the
63.28	special election	writ is issued to	60	the special election is h	eld. For a regular
63.29	election, the per	iod from January	y 1 of the year pr	ior to an election year t	hrough December
63.30	31 of the electio	n year is the "ele	ection segment" of	of the election cycle. Ea	ich other two-year

63.31 segment of an election cycle is a "nonelection segment" of the election cycle. An election

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64.1	cycle that cons	ists of two calendar yea	ars has only an ele	ection segment. The el	ection segment
64.2	of a special ele	ection cycle includes th	ne entire special e	election cycle.	
64.3	EFFECTI	VE DATE. This section	on is effective the	e day following final e	enactment and
64.4	applies to any	special election cycle	that starts on or a	fter that date.	
<i></i>		<u>011</u>	104 025	1.1	. 1. 1 (1.
64.5		esota Statutes 2016, se			
64.6	Subd. 1a. E	Clectronic filing. <u>(a)</u> A	report or statem	ent required to be file	d under this
64.7	chapter may be	e filed electronically. T	The board shall ad	lopt rules to regulate e	electronic filing
64.8	and to ensure t	hat the electronic filin	g process is secu	re.	
64.9	(b) A docur	ment filed by facsimile	e transmission or	electronic filing syste	m has the same
64.10	force and effect	t as filing an original	paper document.		
64.11	(c) In order	to provide a secure en	nvironment for th	e submission of elect	ronic files, the
64.12	board must rec	uire that a filer use a p	personal identific	ation code when subn	nitting an
64.13	electronic file.	The board may also re	equest the filer to	provide a valid e-ma	il address in
64.14	order to receiv	e confirmation and ve	rification messag	es from the board.	
64.15	(d) After an	n electronic file is proc	cessed by the boa	rd, the information co	ontained in the
64.16	electronic file	becomes the property	of the state subje	ct to the terms of the	Data Practices
64.17	Act under chap	oter 13.			
64.18	(e) In the c	ase of a filing by facsi	mile transmission	n, the filer must retain	the original of
64.19	the filed docur	nent and a record of th	e date and time of	of the transmission. If	an electronic
64.20	filing system is	s used to submit an ele	ectronic file to the	e board, the filer must	retain as
64.21	documentation	the database and info	rmation on whicl	n the electronic submi	ssion of data is
64.22	based. The dat	abase and records are	subject to audit a	s provided in this cha	pter.
64.23	(f) Within f	ive days of a request b	y the board, any p	person filing a docume	ent by facsimile
64.24	transmission o	r electronic filing syste	em shall refile the	e document by one of	the other filing
64.25	methods provi	ded in Minnesota Rule	es, part 4501.050	0, subpart 1.	
64.26	(g) Technic	al problems that preven	nt the successful s	ubmission of a facsim	ile transmission
64.27	or electronic fi	le do not relieve the fi	ler of the respons	sibility of meeting the	requirements
64.28	of this chapter.	An audit trail that den	nonstrates that the	e facsimile transmissio	on or electronic
64.29	file was succes	ssfully submitted in a t	imely fashion ma	ay be used by the boar	rd to waive late
64.30	filing fees.				

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65.1	Sec. 4.]	Minnesota Statutes 2010	6, section 10A.0	4, is amended by addir	ng a subdivision to
65.2	read:				
65.3	Subd	9. Reporting by multi	nle lobbvists re	presenting the same e	entity. Clauses (1)
65.4		bly when a single individ			
65.5	<u> </u>	system is represented l			
65.6	(1) Th	ne entity must appoint o	ne designated la	bbyist to report lobbyi	st dishursements
65.7	<u> </u>	the entity. The designate		· · · ·	
65.8		st disbursements.			
				h . h . 16 . 6	
65.9 65.10		reporting lobbyist may me entity, in which case			
65.11		lobbyist must disclose a			
65.12		ist disbursement reports		<u> </u>	
65.13		on numbers of the other	· ·		
65.14		bbyists whose activities		or by a reporting lobby	ist are not required
65.15		obyist disbursement repo	ons.		
65.16	<u>(4)</u> A	lobbyist whose lobbyin	g disbursements	are provided to the bo	ard through a
65.17	reporting	lobbyist must supply al	ll relevant inform	nation on disbursement	ts to the reporting
65.18	<u>lobbyist r</u>	no later than five days b	efore the prescr	ibed filing date.	
65.19	<u>(5)</u> Th	ne reporting periods and	due dates for a	reporting lobbyist are t	hose provided in
65.20	subdivisio	on 2. The late filing pro	visions in subdi	vision 5 apply to report	ts required by this
65.21	subdivisio	on.			
65.22	<u>(6)</u> Th	ne reporting lobbyist mu	ist indicate the r	ames and registration 1	numbers of any
65.23	<u>lobbyists</u>	who did not provide the	eir lobbying dis	oursements for inclusio	n in a report. The
65.24	late filing	g provisions in subdivisi	on 5 apply to lo	bbyists who fail to repo	ort information to
65.25	the report	ting lobbyist.			
	~				
65.26	Sec. 5.	Minnesota Statutes 2010	6, section 10A.0	71, subdivision 1, is ar	nended to read:
65.27	Subdi	vision 1. Definitions. (a	a) The definition	s in this subdivision ap	pply to this section.
65.28	(b) "G	Gift" means money, real	or personal proj	perty, a service, a loan,	a forbearance or
65.29	forgivene	ess of indebtedness, or a	promise of futu	re employment, that is	given and received
65.30	without tl	he giver receiving consi	deration of equa	al or greater value in re-	turn.
65.31	(c) "O	Official" means a public	official, an emp	loyee of the legislature	, or a local official
65.32	of a metro	opolitan governmental ı	unit.		

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66.1 (d) "Plaque" means a decorative item with an inscription recognizing an individual for 66.2 an accomplishment.

66.3 Sec. 6. Minnesota Statutes 2016, section 10A.09, subdivision 5, is amended to read:

66.4 Subd. 5. Form. (a) A statement of economic interest required by this section must be
66.5 on a form prescribed by the board. The individual filing must provide the following
66.6 information:

66.7 (1) name, address, occupation, and principal place of business;

66.8 (2) the name of each associated business and the nature of that association;

(3) a listing of all real property within the state, excluding homestead property, in which
the individual holds: (i) a fee simple interest, a mortgage, a contract for deed as buyer or
seller, or an option to buy, whether direct or indirect, if the interest is valued in excess of
\$2,500; or (ii) an option to buy, if the property has a fair market value of more than \$50,000;

(4) a listing of all real property within the state in which a partnership of which the
individual is a member holds: (i) a fee simple interest, a mortgage, a contract for deed as
buyer or seller, or an option to buy, whether direct or indirect, if the individual's share of
the partnership interest is valued in excess of \$2,500; or (ii) an option to buy, if the property
has a fair market value of more than \$50,000. A listing under this clause or clause (3) must
indicate the street address and the municipality or the section, township, range and
approximate acreage, whichever applies, and the county in which the property is located;

(5) a listing of any investments, ownership, or interests in property connected with
pari-mutuel horse racing in the United States and Canada, including a racehorse, in which
the individual directly or indirectly holds a partial or full interest or an immediate family
member holds a partial or full interest;

66.24 (6) a listing of the principal business or professional activity category of each business
66.25 from which the individual receives more than \$50 in any month as an employee, if the
66.26 individual has an ownership interest of 25 percent or more in the business; and

66.27 (7) a listing of each principal business or professional activity category from which the
66.28 individual received compensation of more than \$2,500 in the past 12 months as an
66.29 independent contractor.; and

(8) the full name of each security with a value of more than \$2,500 owned in part or in
full by the public official at any time during the reporting period.

(b) The business or professional categories for purposes of paragraph (a), clauses (6)
and (7), must be the general topic headings used by the federal Internal Revenue Service
for purposes of reporting self-employment income on Schedule C. This paragraph does not
require an individual to report any specific code number from that schedule. Any additional
principal business or professional activity category may only be adopted if the category is
enacted by law.

67.7 (c) For the purpose of an original statement of economic interest, "compensation in any
 67.8 month" includes only compensation received in the calendar month immediately preceding
 67.9 the date of appointment as a public official or filing as a candidate.

67.10(d) For the purpose of calculating the amount of compensation received from any single67.11source in a single month, the amount shall include the total amount received from the source

67.12 during the month, whether or not the amount covers compensation for more than one month.

67.13 Sec. 7. Minnesota Statutes 2016, section 10A.09, subdivision 6, is amended to read:

Subd. 6. Annual statement. (a) Each individual who is required to file a statement of 67.14 economic interest must also file an annual statement by the last Monday in January of each 67.15 67.16 year that the individual remains in office. The annual statement must cover the period through December 31 of the year prior to the year when the statement is due. The annual 67.17 statement must include the amount of each honorarium in excess of \$50 received since the 67.18 previous statement and the name and address of the source of the honorarium. The board 67.19 must maintain each annual statement of economic interest submitted by an officeholder in 67.20 67.21 the same file with the statement submitted as a candidate.

(b) For the purpose of annual statements of economic interest to be filed, "compensation
in any month" includes compensation and honoraria received in any month between the
end of the period covered in the preceding statement of economic interest and the end of
the current period.

(c) An individual must file the annual statement of economic interest required by this
 subdivision to cover the period for which the individual served as a public official even

67.28 though at the time the statement was filed, the individual is no longer holding that office as

67.29 <u>a public official.</u>

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68.1 Sec. 8. Minnesota Statutes 2016, section 10A.15, is amended by adding a subdivision to68.2 read:

Subd. 6. Contributions from Hennepin County registered associations. In lieu of
 registration with the board, an association registered with the Hennepin County filing officer
 under sections 383B.041 to 383B.058 that makes contributions of more than \$200 to a
 committee or fund in a calendar year may notify the recipient committee of its registration
 with Hennepin County, including its registration number, and instruct the recipient committee
 to include the notice when the recipient committee discloses receipt of the contribution.

68.9 Sec. 9. [10A.155] VALUE OF CONTRIBUTIONS OF AUTOMOBILE USE.

68.10Automobile use provided to a committee by an individual may be valued at the lowest68.11rate used by the state to reimburse its employees for automobile use. Alternatively, the value68.12of the automobile may be calculated as the actual cost of fuel, maintenance, repairs, and68.13insurance directly related to the use of the automobile. An automobile provided by an68.14association must be valued at the fair market value for renting an equivalent automobile.

68.15 Sec. 10. Minnesota Statutes 2016, section 10A.20, subdivision 3, is amended to read:

Subd. 3. **Contents of report.** (a) The report required by this section must include each of the items listed in paragraphs (b) to (o) (q) that are applicable to the filer. The board shall prescribe forms based on filer type indicating which of those items must be included on the filer's report.

(b) The report must disclose the amount of liquid assets on hand at the beginning of thereporting period.

(c) The report must disclose the name, address, employer, or occupation if self-employed, 68.22 and registration number if registered with the board, of each individual or association that 68.23 has made one or more contributions to the reporting entity, including the purchase of tickets 68.24 for a fund-raising effort, that in aggregate within the year exceed \$200 for legislative or 68.25 statewide candidates or more than \$500 for ballot questions, together with the amount and 68.26 date of each contribution, and the aggregate amount of contributions within the year from 68.27 each source so disclosed. A donation in kind must be disclosed at its fair market value. An 68.28 approved expenditure must be listed as a donation in kind. A donation in kind is considered 68.29 consumed in the reporting period in which it is received. The names of contributors must 68.30 be listed in alphabetical order. Contributions from the same contributor must be listed under 68.31 the same name. When a contribution received from a contributor in a reporting period is 68.32 added to previously reported unitemized contributions from the same contributor and the 68.33

aggregate exceeds the disclosure threshold of this paragraph, the name, address, and
employer, or occupation if self-employed, of the contributor must then be listed on the
report.

69.4 (d) The report must disclose the sum of contributions to the reporting entity during the69.5 reporting period.

(e) The report must disclose each loan made or received by the reporting entity within
the year in aggregate in excess of \$200, continuously reported until repaid or forgiven,
together with the name, address, occupation, principal place of business, if any, and
registration number if registered with the board of the lender and any endorser and the date
and amount of the loan. If a loan made to the principal campaign committee of a candidate
is forgiven or is repaid by an entity other than that principal campaign committee, it must
be reported as a contribution for the year in which the loan was made.

69.13 (f) The report must disclose each receipt over \$200 during the reporting period not69.14 otherwise listed under paragraphs (c) to (e).

69.15 (g) The report must disclose the sum of all receipts of the reporting entity during the69.16 reporting period.

(h) The report must disclose the name, address, and registration number if registered 69.17 with the board of each individual or association to whom aggregate expenditures, approved 69.18 expenditures, independent expenditures, and ballot question expenditures have been made 69.19 by or on behalf of the reporting entity within the year in excess of \$200, together with the 69.20 amount, date, and purpose of each expenditure and the name and address of, and office 69.21 sought by, each candidate on whose behalf the expenditure was made, identification of the 69.22 ballot question that the expenditure was intended to promote or defeat and an indication of 69.23 whether the expenditure was to promote or to defeat the ballot question, and in the case of 69.24 independent expenditures made in opposition to a candidate, the candidate's name, address, 69.25 and office sought. A reporting entity making an expenditure on behalf of more than one 69.26 candidate for state or legislative office must allocate the expenditure among the candidates 69.27 69.28 on a reasonable cost basis and report the allocation for each candidate.

(i) The report must disclose the sum of all expenditures made by or on behalf of thereporting entity during the reporting period.

(j) The report must disclose the amount and nature of an advance of credit incurred by
the reporting entity, continuously reported until paid or forgiven. If an advance of credit
incurred by the principal campaign committee of a candidate is forgiven by the creditor or

paid by an entity other than that principal campaign committee, it must be reported as adonation in kind for the year in which the advance of credit was made.

(k) The report must disclose the name, address, and registration number if registered
with the board of each political committee, political fund, principal campaign committee,
or party unit to which contributions have been made that aggregate in excess of \$200 within
the year and the amount and date of each contribution.

70.7 (1) The report must disclose the sum of all contributions made by the reporting entity70.8 during the reporting period.

(m) The report must disclose the name, address, and registration number if registered
with the board of each individual or association to whom noncampaign disbursements have
been made that aggregate in excess of \$200 within the year by or on behalf of the reporting
entity and the amount, date, and purpose of each noncampaign disbursement.

(n) The report must disclose the sum of all noncampaign disbursements made withinthe year by or on behalf of the reporting entity.

(o) The report must disclose the name and address of a nonprofit corporation that provides
administrative assistance to a political committee or political fund as authorized by section
211B.15, subdivision 17, the type of administrative assistance provided, and the aggregate
fair market value of each type of assistance provided to the political committee or political
fund during the reporting period.

(p) Legislative, statewide, and judicial candidates, party units, and political committees
 and funds must itemize contributions that in aggregate within the year exceed \$200 for

10.22 legislative or statewide candidates or more than \$500 for ballot questions on reports submitted
 to the board. The itemization must include the date on which the contribution was received,

the individual or association that provided the contribution, and the address of the contributor.

Additionally, the itemization for a donation in kind must provide a description of the item

70.26 or service received. Contributions that are less than the itemization amount must be reported

- 70.27 <u>as an aggregate total.</u>
- (q) Legislative, statewide, and judicial candidates, party units, political committees and
 funds, and committees to promote or defeat a ballot question must itemize expenditures and
 noncampaign disbursements that in aggregate exceed \$200 in a calendar year on reports
 submitted to the board. The itemization must include the date on which the committee made
 or became obligated to make the expenditure or disbursement, the name and address of the

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71.1	purchased. Exp	penditures and non	campaign disb	ursements must be listed of	on the report
71.2	alphabetically	by vendor.			
71.3	Sec. 11. Mini	nesota Statutes 201	16, section 10A	.25, subdivision 2, is ame	nded to read:
71.4	Subd. 2. Ar	mounts. (a) In a se	gment of an ele	ection cycle, the principal	campaign
71.5	committee of t	he candidate must	not make camp	aign expenditures nor per	mit approved
71.6	expenditures to	be made on beha	lf of the candid	ate that result in aggregate	e expenditures in
71.7	excess of the fo	ollowing:			
71.8	(1) for gove	ernor and lieutenar	nt governor, rur	ning together, \$3,651,200) in the election
71.9	segment and \$	1,564,800 in the no	onelection segn	nent;	
71.10	(2) for attor	ney general, \$626,0	000 in the election	on segment and \$208,700 i	n the nonelection
71.11	segment;				
71.12	(3) for secre	etary of state and s	state auditor, se	parately, \$417,300 in the	election segment
71.13	and \$104,400 i	in the nonelection	segment;		
71.14	(4) for state	e senator, \$94,700	in the election s	segment and \$31,600 in a	nonelection
71.15	segment;				
71.16	(5) for state	e representative, \$6	53,100 in the el	ection segment.	
71.17	(b) In addit	ion to the amount	in paragraph (a), clause (1), a candidate 1	for endorsement
71.18	for the office of	flieutenant governo	or at the convent	tion of a political party may	y make campaign
71.19	expenditures ar	nd approved expen	ditures of five p	ercent of that amount to se	ek endorsement.
71.20	(c) If a spec	cial election cycle	occurs during a	general election cycle, ex	penditures by or
71.21	on behalf of a c	candidate in the spe	ecial election do	o not count as expenditure	s by or on behalf
71.22	of the candidat	te in the general ele	ection.		
71.23	(d) The exp	penditure limits in	this subdivisior	n for an office are increase	ed by ten percent
71.24	for a candidate	who has not previo	ously held the sa	ame office, whose name ha	as not previously
71.25	been on the pri	mary or general el	ection ballot fo	r that office, and who has	not in the past
71.26	ten years raised	d or spent more that	an \$750 in a rui	n for any other office who	se territory now
71.27	includes a popu	ulation that is more	e than one-third	l of the population in the t	erritory of the
71.28	new office. Car	ndidates who qual	ify for first-tim	e candidate status receive	a ten percent
71.29	increase in the	campaign expendi	ture limit in all	segments of the applicable	le election cycle.
71.30	In the case of a	legislative candid	late, the office i	s that of a member of the	house of
71.31	representatives	s or senate without	regard to any s	pecific district.	

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72.1	Sec. 12. Min	nesota Statutes 20	16, section 10A	.27, is amended by addi	ng a subdivision to
72.2	read:				
72.3	Subd. 16a.	Return of contrib	utions after me	erger of governor and lie	eutenant governor
72.4	funds. Funds	transferred to the j	oint committee	e for candidates for gove	rnor and lieutenant
72.5	governor that 1	esult in aggregate	contributions i	n excess of the applicab	le limits may be
72.6	returned to the	contributor within	n 90 days of the	e transfer of funds to the	joint committee.
72.7	Sec. 13. Min	nesota Statutes 20	16, section 10A	.27, is amended by addi	ng a subdivision to
72.8	read:				
72.9	Subd. 16b.	Special election of	contribution li	mits. Election segment	contribution limits
72.10	set forth in this	s section apply to a	a special election	on cycle.	
72.11		nesota Statutes 20	16, section 10A	.27, is amended by addi	ng a subdivision to
72.12	read:				
72.13	Subd. 16c.	Contribution lim	its apply inde	pendently. Contribution	limits apply
72.14	independently	for election segme	ents, nonelectio	on segments, and special	election cycles.
72.15		nesota Statutes 20	16, section 10A	.31, is amended by addi	ng a subdivision to
72.16	read:				
72.17	<u>Subd. 7b.</u>	ailure to repay.	A candidate wh	o fails to repay money r	equired by the
72.18	agreement can	not be paid addition	nal public subsid	dy funds during the curre	nt or future election
72.19	cycles until the	entirety of the ur	nexpended fund	ls and any associated col	llection fees are
72.20	either repaid to	o the board or disc	harged by cour	t action.	
72.21	Sec. 16 Min	nesota Statutes 20	16 section 10/	A.323, is amended to rea	d.
/ 2.21					
72.22	10A.323 A	FFIDAVIT OF C	CONTRIBUTI	ONS.	
72.23	(a) In addit	ion to the requiren	nents of section	10A.322, to be eligible	to receive a public
72.24	subsidy under	section 10A.31 a	candidate or the	e candidate's treasurer m	ust:
72.25	(1) between	n January 1 of the	previous year a	nd the cutoff date for tra	nsactions included
72.26	in the report of	f receipts and expe	enditures due be	efore the primary election	on, accumulate
72.27	contributions f	rom individuals el	ligible to vote i	n this state in at least the	e amount indicated
72.28	for the office s	ought, counting or	nly the first \$50	received from each con	tributor, excluding
72.29	in-kind contrib	outions:			

(i) candidates for governor and lieutenant governor running together, \$35,000;

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73.1	(ii) candidates for attorney general, \$15,000;
73.2	(iii) candidates for secretary of state and state auditor, separately, \$6,000;
73.3	(iv) candidates for the senate, \$3,000; and
73.4	(v) candidates for the house of representatives, \$1,500;
73.5	(2) file an affidavit with the board stating that the principal campaign committee has
73.6	complied with this paragraph. The affidavit must state the total amount of contributions that
	have been received from individuals eligible to vote in this state, excluding:
73.7	have been received from individuals engible to vote in this state, excluding.
73.8	(i) the portion of any contribution in excess of \$50;
73.9	(ii) any in-kind contribution; and
73.10	(iii) any contribution for which the name and address of the contributor is not known
73.11	and recorded; and
73.12	(3) submit the affidavit required by this section to the board in writing by the deadline
73.12	for reporting of receipts and expenditures before a primary under section 10A.20, subdivision
	4.
73.14	4.
73.15	(b) A candidate for a vacancy to be filled at a special election for which the filing period
73.16	does not coincide with the filing period for the general election must accumulate the
73.17	contributions specified in paragraph (a) and must submit the affidavit required by this section
73.18	to the board within five days after the close of the filing period for the special election for
73.19	which the candidate filed.
73.20	(c) A candidate or the candidate's treasurer must be able to electronically file the affidavit
73.21	required under this section in the same manner as other reports required by this chapter.
73.22	The board must not require the candidate or candidate's treasurer to notarize the affidavit
73.23	of contribution.
73.24	Sec. 17. [206.95] VOTING EQUIPMENT GRANT ACCOUNT.
73.25	Subdivision 1. Voting equipment grant account. A voting equipment grant account is
73.26	established in the special revenue fund. Funds in the account are appropriated to the secretary
73.27	of state to provide grants to political subdivisions as authorized by this section. Funds in
73.28	the account are available until expended.
73.29	Subd. 2. Authorized equipment. A political subdivision may apply to receive a grant
73.30	under this section for the purchase or lease of the following:

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74.1	<u>(1)</u> an	electronic voting syste	m, or any indivi	dual components of an	electronic voting
74.2	system as	provided in section 20	6.56, subdivisio	o <u>n 8;</u>	
74.3	<u>(2) ass</u>	sistive voting technolog	<u>y;</u>		
74.4	<u>(3) an</u>	electronic roster system	n meeting the tee	chnology requirements of	of section 201.225,
74.5	subdivisio	on 2; and			
74.6	<u>(4) an</u>	y other equipment or te	chnology appro	ved by the secretary of	state for use in
74.7	conductin	g a state or local election	on in Minnesota	consistent with the requ	uirements of law.
74.8	Subd.	3. Application. (a) Th	e secretary of st	ate may make a grant fr	om the account to
74.9	a political	subdivision only after	receiving an ap	plication from the politi	cal subdivision.
74.10	The appli	cation must contain the	e following info	mation:	
74.11	<u>(1) the</u>	e date the application is	submitted;		
74.12	<u>(2) the</u>	e name of the political s	subdivision;		
74.13	<u>(3) the</u>	name and title of the i	ndividual who p	prepared the application	- 2
74.14	<u>(4) the</u>	type of voting system	currently used in	n each precinct in the pol	litical subdivision;
74.15	<u>(5) the</u>	date the system currer	ntly used was ac	quired and at what cost;	2
74.16	<u>(6) the</u>	total number of registe	red voters, as of	the date of the application	on, in each precinct
74.17	in the poli	itical subdivision;			
74.18	<u>(7) the</u>	e total amount of the gr	ant requested;		
74.19	<u>(8) the</u>	total amount and sour	ce of the politica	al subdivision's money to	o be used to match
74.20	<u>a grant fro</u>	om the account;			
74.21	<u>(9) the</u>	type of voting system t	to be acquired w	ith the grant money and	whether the voting
74.22	system wi	ill permit individuals w	vith disabilities t	o cast a secret ballot;	
74.23	<u>(10) th</u>	e proposed schedule fo	or purchasing and	d implementing the new	voting system and
74.24	the precin	ects in which the new v	oting system wo	ould be used;	
74.25	<u>(11)</u> w	hether the political sub	division has prev	viously applied for a grar	nt from the account
74.26	and the di	sposition of that applic	eation;		
74.27	<u>(12) a</u>	certified statement by	the political sub	division that the grant w	vill be used only to
74.28	purchase	authorized equipment u	under subdivisio	on 2 of this section and t	hat the political
74.29	subdivisio	on has insufficient reso	urces to purchas	e the voting system with	hout obtaining a
74.30	grant fron	n the account; and			

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75.1	(13) any c	other information rec	quired by the se	ecretary of state.	
75.2	(b) The se	ecretary of state mus	t establish a de	adline for receipt of gran	nt applications, a
75.3	procedure for	awarding and distri	buting grants,	and a process for verifyi	ng the proper use
75.4	of the grants	after distribution.			
75.5	<u>Subd. 4.</u>	Amount of grant. <u>A</u>	political subdi	vision is eligible to rece	ive a grant of no
75.6	more than 75	percent of the total	cost of electron	nic roster equipment and	50 percent of the
75.7	total cost of a	ull other equipment of	or technology a	uthorized for a grant und	ler subdivision 2.
75.8	In evaluating	the application, the	secretary of sta	ate shall consider only th	e information set
75.9	forth in the a	pplication and is not	subject to chap	oter 14. If the secretary of	f state determines
75.10	that the appli	cation has been fully	and properly	completed, and that there	e is a sufficient
75.11	balance in the	e account to fund the	e grant, either i	n whole or in part, the se	cretary of state
75.12	may approve	the application.			
75.13	<u>Subd. 5.</u>	Report to legislature	e. <u>No later than</u>	January 15, 2018, and a	nnually thereafter
75.14	until the appr	opriations provided	for grants unde	er this section have been	exhausted, the
75.15	secretary of s	tate must submit a re	eport to the leg	islative committees with	jurisdiction over
75.16	elections poli	cy on grants awarded	by this section	. The report must detail ea	ach grant awarded,
75.17	including the	jurisdiction, the amo	ount of the gra	nt, and the type of equip	ment purchased.
75.18	Sec. 18. <u>R</u>	EPEALER.			
75.19	(a) Minne	esota Statutes 2016, s	section 204B.4	8, is repealed.	
75.20	(b) Minne	sota Rules, parts 450	01.0300, subpa	art 3; 4501.0500, subpart	2; 4503.0200,
75.21	subpart 6; 45	03.0300, subpart 4; 4	4503.0400, sub	part 1; 4503.0500, subp	arts 5 and 8;
75.22	<u>4503.0700, st</u>	ubparts 2 and 3; 4503	.1300, subpart	5; 4503.1400, subparts 8	and 9; 4503.1450,
75.23	subparts 1 an	d 3; 4503.1600; 450	3.1700; 4503.1	800; 4505.0100, subpar	t 3; 4505.0900 <u>,</u>
75.24	subparts 2, 3,	4, 5, 6, and 7; 4511	.0500, subpart	2; 4512.0100, subparts 2	2, 4, and 5; and
75.25	<u>4525.0210, s</u>	ubpart 1, are repeale	<u>d.</u>		
75.26			ARTICL	E 4	
75.27		MILITARY AF	FAIRS AND	VETERANS AFFAIRS	5
75.28	Section 1. N	Ainnesota Statutes 2	016, section 19	00.19, subdivision 2, is a	mended to read:
75.29	Subd. 2. U	J ses. (a) Money appro	opriated from th	e Minnesota "Support Ou	ır Troops" account
75.30	to the Depart	ment of Military Aff	fairs may be us	ed for:	
75.31	(1) grants	directly to eligible i	ndividuals;		

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76.1	(2) grants to	o one or more eligible f	foundations fo	or the purpose of makin	g grants to eligible
76.2	individuals, as	provided in this section	on;		
76.3	(3) veterans	s' services; or			
76.4	(4) grants t	o family readiness gro	oups chartered	l by the adjutant generation	al.
76.5	(b) As used	l in paragraph (a), the	term "eligible	e individual" includes a	my person who is:
76.6	(1) a memb	per in good standing of	f the Minneso	ta National Guard or a	reserve unit based
76.7	in Minnesota w	who has been called to a	active service	as defined in section 1	90.05, subdivision
76.8	5 ;				
76.9	(2) a Minne	esota resident who is a	a member of a	a military reserve unit	not based in
76.10	Minnesota, if the	he member is called to	active service	e as defined in section 1	90.05, subdivision
76.11	5;				
76.12	(3) any othe	er Minnesota resident p	performing ac	tive service for any bra	nch of the military
76.13	of the United S	States;			
76.14	(4) a person	n who <u>honorably</u> serve	ed in one of t	ne capacities listed in c	elause (1), (2), or
76.15	(3) who has cu	rrent financial needs e	directly relate	d to that service; and	
76.16	(5) a memb	per of the immediate fa	amily of an ir	dividual identified in c	clause (1), (2), (3),
76.17	or (4). For pur	poses of this clause, "i	immediate fa	nily" means the indivi	dual's spouse and
76.18	minor children	and, if they are deper	ndents of the	member of the military	y, the member's
76.19	parents, grand	parents, siblings, stepc	children, and	adult children.	
76.20	(c) As used	l in paragraph (a), the	term "eligible	e foundation" includes	any organization
76.21	that:				
76.22	(1) is a tax-	exempt organization	under section	501(c)(3) of the Intern	al Revenue Code;
76.23	(2) has artic	cles of incorporation u	under chapter	317A specifying the p	urpose of the
76.24	organization as	s including the provision	on of financia	l assistance to member	s of the Minnesota
76.25	National Guard	d and other United Sta	ates armed for	rces reserves and their	families and
76.26	survivors; and				
76.27	(3) agrees i	n writing to distribute	any grant me	oney received from the	adjutant general
76.28	under this sect	ion to eligible individu	uals as define	d in this section and in	accordance with
76.29	any written pol	licies and rules the adj	utant general	may impose as conditi	ons of the grant to
76.30	the foundation				

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77.1	(d) The maximum grant av	varded to an eligib	le individual under para	graph (a) in a
77.2	calendar year with funds from	the Minnesota "Su	pport Our Troops" accou	unt, either through
77.3	an eligible institution or direct	ly from the adjutar	t general, may not exce	ed \$2,000 <u>\$4,000</u> .
77.4	Sec. 2. Minnesota Statutes 2	016, section 190.1	9, subdivision 2a, is am	ended to read:
77.5	Subd. 2a. Uses; veterans. (a) Money appropri	ated to the Department of	of Veterans Affairs
77.6	from the Minnesota "Support	Our Troops" accou	nt may be used for:	
77.7	(1) grants to veterans servi	ce organizations;		
77.8	(2) outreach to underserved	d veterans;		
77.9	(3) providing services and	programs for veter	ans and their families;	
77.10	(4) transfers to the vehicle	services account f	or Gold Star license plat	tes under section
77.11	168.1253;			
77.12	(5) grants of up to \$100,00	0 to any organizat	on approved by the con	nmissioner of
77.13	veterans affairs for the purpos	e of supporting and	l improving the lives of	veterans and their
77.14	families; and			
77.15	(6) grants to an eligible for	indation-; and		
77.16	(7) the agency's uncompen	sated burial costs	for eligible dependents t	o whom the
77.17	commissioner grants a no-fee of	or reduced-fee buria	al in the state's veteran ce	emeteries pursuant
77.18	to section 197.236, subdivisio	n 9, paragraph (b).		
77.19	(b) For purposes of this su	odivision, "eligible	foundation" includes a	ny organization
77.20	that:			
77.21	(1) is a tax-exempt organiz	ation under section	501(c) of the Internal R	evenue Code; and
77.22	(2) is a nonprofit corporati	on under chapter 3	17A and the organization	on's articles of
77.23	incorporation specify that a pu	rpose of the organ	ization includes: (i) pro-	viding assistance
77.24	to veterans and their families;	or (ii) enhancing t	he lives of veterans and	their families.
77.25	Sec. 3. Minnesota Statutes 2	016, section 196.0	5, subdivision 1, is ame	nded to read:
77.26	Subdivision 1. General du	ties. The commiss	ioner shall:	
77.27	(1) act as the agent of a res	ident of the state ha	aving a claim against the	e United States for
77.28	benefits arising out of or by re	ason of service in	the armed forces and pr	osecute the claim
77.29	without charge;			
77.30	(2) act as custodian of vete	rans' bonus record	s;	

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(3) administer the laws relating to the providing of bronze flag holders at veterans' graves
for memorial purposes;

(4) administer the laws relating to recreational or rest camps for veterans so far as
applicable to state agencies;

(5) administer the state soldiers' assistance fund and veterans' relief fund and other funds
appropriated for the payment of bonuses or other benefits to veterans or for the rehabilitation
of veterans;

(6) cooperate with national, state, county, municipal, and private social agencies in
securing to veterans and their dependents the benefits provided by national, state, and county
laws, municipal ordinances, or public and private social agencies;

(7) provide necessary assistance where other adequate aid is not available to the dependent
family of a veteran while the veteran is hospitalized and after the veteran is released for as
long a period as is necessary as determined by the commissioner;

- (8) cooperate with United States governmental agencies providing compensation,
 pensions, insurance, or other benefits provided by federal law, by supplementing the benefits
 prescribed therein, when conditions in an individual case make it necessary;
- (9) assist dependent family members of military personnel who are called from reserve
 status to extended federal active duty during a time of war or national emergency through
 the state soldiers' assistance fund provided by section 197.03;
- (10) exercise other powers as may be authorized and necessary to carry out the provisions
 of this chapter and chapter 197, consistent with that chapter; and

(11) provide information, referral, and counseling services to those veterans who may
have suffered adverse health conditions as a result of possible exposure to chemical agents-;
and

78.25 (12) in coordination with the Minnesota Association of County Veterans Service Officers,

- 78.26 develop a written disclosure statement for use by private providers of veterans benefits
- 78.27 services as required under section 197.6091. At a minimum, the written disclosure statement

78.28 shall include a signature line, contact information for the department, and a statement that

- 78.29 veterans benefits services are offered at no cost by federally chartered veterans service
- 78.30 organizations and by county veterans service officers.

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79.1	Sec. 4. Minnesota Statu	tes 2016, section 197.2	36, subdivision 9, is am	nended to read:
79.2	Subd. 9. Burial fees.	(a) The commissioner of	f veterans affairs shall	establish a fee
79.3	schedule, which may be a	djusted from time to tim	ne, for the interment of	feligible spouses
79.4	and dependent children. T	The fees shall cover as r	early as practicable the	e actual costs of
79.5	interment, excluding the	value of the plot.		
79.6	(b) Upon application,	the commissioner may	waive or reduce the bu	rial fee in the case
79.7	of for an indigent eligible	person. The commission	oner shall develop a pol	licy, eligibility
79.8	standards, and application	n form for requests to w	aive or reduce the buria	al fee to indigent
79.9	eligible applicants.			
79.10	(c) No plot or interme	nt fees may be charged	for the burial of service	members who die
79.11	on active duty or eligible	veterans, as defined in	United States Code, titl	le 38, section 101,
79.12	paragraph (2).			
79.13	Sec. 5. [197.6091] VET	FRANS BENEFITS (SERVICES: DISCLO	SURE
79.14	REQUIREMENTS.			
		ions (a) For purposes	of this spation the falls	wing torms have
79.15 79.16	the meanings given.	tions. (a) For purposes	or this section, the fond	Jwing terms have
/9.10				
79.17	(b)(1) "Advertising" o	r "advertisement" mear	s any of the following:	-
79.18	(i) any written or print	ed communication mad	e for the purpose of soli	iciting business for
79.19	veterans benefits appeal s	ervices, including but r	ot limited to a brochure	e, letter, pamphlet,
79.20	newspaper, telephone list	ing, periodical, or other	writing;	
79.21	(ii) any directory listing	ng caused or permitted l	by a person and made a	vailable by that
79.22	person indicating that vet	erans benefits appeal se	rvices are being offered	<u>d; or</u>
79.23	(iii) any radio, televisio	on, computer network, or	similar airwave or elec	tronic transmission
79.24	that solicits business for c	or promotes a person of	fering veterans benefits	appeal services.
79.25	(2) "Advertising" or "a	advertisement" does no	t include any of the foll	lowing:
79.26	(i) any printing or writ	ing used on buildings, u	uniforms, or badges, wh	nere the purpose of
79.27	the writing is for identific	ation; or		
79.28	(ii) any printing or writ	ing in a memorandum o	r other communication u	used in the ordinary
79.29	course of business where	the sole purpose of the	writing is other than so	bliciting business
79.30	for veterans benefits appe	al services.		

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80.1 (c) "Veterans benefits appeal services" means services that a veteran might reasonably

80.2 require in order to appeal a denial of federal or state veterans benefits, including but not

80.3 <u>limited to denials of disability, limited income, home loan, insurance, education and training,</u>

80.4 <u>burial and memorial, and dependent and survivor benefits.</u>

- 80.5 (d) "Veterans benefits services" means services that a veteran or a family member of a
- 80.6 veteran might reasonably use in order to obtain federal, state, or county veterans benefits.
- 80.7 (e) "Written disclosure statement" means the written disclosure statement developed by 80.8 the commissioner of veterans affairs pursuant to section 196.05, subdivision 1.

80.9 Subd. 2. Advertising disclosure requirements. A person advertising veterans benefits

appeal services must conspicuously disclose in the advertisement, in similar type size or

80.11 voice-over, that veterans benefits appeal services are also offered at no cost by county

80.12 veterans service officers under sections 197.603 and 197.604.

80.13 Subd. 3. Veterans benefits services disclosure requirements. A person who provides

80.14 veterans benefits services in exchange for compensation shall provide a written disclosure

80.15 statement to each client or prospective client. Before a person enters into an agreement to

80.16 provide veterans benefits services or accepts money or any other thing of value for the

80.17 provision of veterans benefits services, the person must obtain the signature of the client

80.18 on a written disclosure statement containing an attestation by the client that the client has
80.19 read and understands the written disclosure statement.

80.20Subd. 4. Violations; penalties. A person who fails to comply with this section is subject80.21to a civil penalty not to exceed \$1,000 for each violation. Civil penalties shall be assessed80.22by the district court in an action initiated by the attorney general. For the purposes of80.23computing the amount of each civil penalty, each day of a continuing violation constitutes80.24a separate violation. Additionally, the attorney general may accept a civil penalty as80.25determined by the attorney general in settlement of an investigation of a violation of this80.26section regardless of whether an action has been filed under this section. Any civil penalty

- 80.27 recovered shall be deposited in the Support Our Troops account established under section
- 80.28 <u>190.19</u>.

80.29 Subd. 5. Nonapplicability. This section does not apply to the owner or personnel of any 80.30 medium in which an advertisement appears or through which an advertisement is

80.31 <u>disseminated.</u>

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81.1 Sec. 6. Minnesota Statutes 2016, section 197.791, subdivision 2, is amended to read:

Subd. 2. Program established. The Minnesota GI Bill program is established to provide
postsecondary educational assistance, apprenticeship and on-the-job training benefits, and
other professional and educational benefits to eligible Minnesota veterans and to the children
and spouses of deceased and severely disabled Minnesota veterans.

The commissioner, in cooperation with eligible postsecondary educational institutions, shall administer the program for the purpose of providing postsecondary educational assistance to eligible persons in accordance with this section. Each public postsecondary educational institution in the state must participate in the program and each private postsecondary educational institution in the state is encouraged to participate in the program. Any participating private institution may suspend or terminate its participation in the program at the end of any semester or other academic term.

81.13 Sec. 7. Minnesota Statutes 2016, section 197.791, subdivision 3, is amended to read:

Subd. 3. Duties; responsibilities. (a) The commissioner shall establish policies and
procedures including, but not limited to, procedures for student application record keeping,
information sharing, payment of educational assistance benefits <u>under subdivision 5, payment</u>
of apprenticeship or on-the-job training benefits under subdivision 5a, payment of other
educational or professional benefits under subdivision 5, and other procedures the
commissioner considers appropriate and necessary for effective and efficient administration
of the program established in this section.

(b) The commissioner may delegate part or all of the administrative procedures for the
program to responsible representatives of participating eligible institutions. The commissioner
may execute an interagency agreement with the Minnesota Office of Higher Education for
services the commissioner determines necessary to administer the program.

81.25 Sec. 8. Minnesota Statutes 2016, section 197.791, subdivision 4, is amended to read:

Subd. 4. Eligibility. (a) A person is eligible for educational assistance under this section
subdivisions 5 and 5a if:

81.28 (1) the person is:

81.29 (i) a veteran who is serving or has served honorably in any branch or unit of the United81.30 States armed forces at any time;

81.31 (ii) a nonveteran who has served honorably for a total of five years or more cumulatively
81.32 as a member of the Minnesota National Guard or any other active or reserve component of

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the United States armed forces, and any part of that service occurred on or after September11, 2001;

(iii) the surviving spouse or child of a person who has served in the military and who
has died as a direct result of that military service, only if the surviving spouse or child is
eligible to receive federal education benefits under United States Code, title 38, chapter 33,
as amended, or United States Code, title 38, chapter 35, as amended; or

(iv) the spouse or child of a person who has served in the military at any time and who
has a total and permanent service-connected disability as rated by the United States Veterans
Administration, only if the spouse or child is eligible to receive federal education benefits
under United States Code, title 38, chapter 33, as amended, or United States Code, title 38,
chapter 35, as amended; and

(2) the person receiving the educational assistance is a Minnesota resident, as definedin section 136A.101, subdivision 8; and

82.14 (3) the person receiving the educational assistance:

(i) is an undergraduate or graduate student at an eligible institution;

(ii) is maintaining satisfactory academic progress as defined by the institution for studentsparticipating in federal Title IV programs;

82.18 (iii) is enrolled in an education program leading to a certificate, diploma, or degree at82.19 an eligible institution;

82.20 (iv) has applied for educational assistance under this section prior to the end of the82.21 academic term for which the assistance is being requested;

(v) is in compliance with child support payment requirements under section 136A.121,
subdivision 2, clause (5); and

82.24 (vi) has completed the Free Application for Federal Student Aid (FAFSA).

(b) A person's eligibility terminates when the person becomes eligible for benefits under
section 135A.52.

(c) To determine eligibility, the commissioner may require official documentation,

including the person's federal form DD-214 or other official military discharge papers;

82.29 correspondence from the United States Veterans Administration; birth certificate; marriage

82.30 certificate; proof of enrollment at an eligible institution; signed affidavits; proof of residency;

82.31 proof of identity; or any other official documentation the commissioner considers necessary

82.32 to determine eligibility.

(d) The commissioner may deny eligibility or terminate benefits under this section to 83.1 any person who has not provided sufficient documentation to determine eligibility for the 83.2 program. An applicant may appeal the commissioner's eligibility determination or termination 83.3 of benefits in writing to the commissioner at any time. The commissioner must rule on any 83.4 application or appeal within 30 days of receipt of all documentation that the commissioner 83.5 requires. The decision of the commissioner regarding an appeal is final. However, an 83.6 applicant whose appeal of an eligibility determination has been rejected by the commissioner 83.7 83.8 may submit an additional appeal of that determination in writing to the commissioner at any time that the applicant is able to provide substantively significant additional information 83.9 regarding the applicant's eligibility for the program. An approval of an applicant's eligibility 83.10 by the commissioner following an appeal by the applicant is not retroactively effective for 83.11 more than one year or the semester of the person's original application, whichever is later. 83.12

(e) Upon receiving an application with insufficient documentation to determine eligibility,
the commissioner must notify the applicant within 30 days of receipt of the application that
the application is being suspended pending receipt by the commissioner of sufficient
documentation from the applicant to determine eligibility.

83.17 Sec. 9. Minnesota Statutes 2016, section 197.791, subdivision 5, is amended to read:

Subd. 5. Benefit Educational assistance amount. (a) On approval by the commissioner
of eligibility for the program, the applicant shall be awarded, on a funds-available basis,
the educational assistance under the program for use at any time according to program rules
at any eligible institution.

(b) The amount of educational assistance in any semester or term for an eligible person
must be determined by subtracting from the eligible person's cost of attendance the amount
the person received or was eligible to receive in that semester or term from:

(1) the federal Pell Grant;

(2) the state grant program under section 136A.121; and

(3) any federal military or veterans educational benefits including but not limited to the
Montgomery GI Bill, GI Bill Kicker, the federal tuition assistance program, vocational
rehabilitation benefits, and any other federal benefits associated with the person's status as
a veteran, except veterans disability payments from the United States Veterans Administration
and payments made under the Veterans Retraining Assistance Program (VRAP).

83.32 (c) The amount of educational assistance for any eligible person who is a full-time83.33 student must not exceed the following:

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84.1	(1) \$1,000 per s	emester or term (of enrollment	<u>.</u>	
84.2	(2)<u>(1)</u> \$3,000 p	er state fiscal yea	ar; and		
84.3	(3) (2) \$10,000	in a lifetime.			
84.4	(d) A person elig	gible under this su	bdivision ma	y use the benefit amount	s for the following
84.5	purposes:				
84.6	(1) licensing or	certification tests	s, the success	ful completion of which	n demonstrates an
84.7	individual's possess	ion of the knowle	edge or skill r	equired to enter into, ma	intain, or advance
84.8	in employment in a	predetermined a	nd identified	vocation or profession,	provided that the
84.9	tests and the licens	ng or credentiali	ng organizati	ons or entities that offer	the tests are
84.10	approved by the co	mmissioner;			
84.11	(2) tests for adm	nission to instituti	ions of highe	r learning or graduate so	chools;
84.12	(3) national test	s providing an op	portunity for	course credit at institut	tions of higher
84.13	learning;				
84.14	(4) a preparator	y course for a test	t that is requi	red or used for admissio	n to an institution
84.15	of higher education	or a graduate pro	ogram; and		
84.16	(5) any fee association (5) any fee association (5) and (5)	ciated with the put	rsuit of a prof	essional or educational c	bjective specified
84.17	in clauses (1) to (4)	<u>-</u>			
84.18	(e) If an eligible	e person receives	benefits und	er subdivision 5, the elig	gible person's
84.19	aggregate benefits	under this subdivi	ision and sub	division 5 must not exce	ed \$10,000 in the
84.20	eligible person's lif	etime.			
84.21	(f) If an eligible	person receives	benefits unde	er subdivision 5a, the eli	igible person's
84.22	aggregate benefits	under this subdiv	ision and sub	division 5a must not ex	ceed \$10,000 in
84.23	the eligible person'	s lifetime.			
84.24	For a part-time	student, the amou	int of educati	onal assistance must no	t exceed \$500 per
84.25	semester or term of	enrollment. For tl	he purpose of	this paragraph, a part-ti	me undergraduate
84.26	student is a student	taking fewer that	n 12 credits o	or the equivalent for a se	mester or term of
84.27	enrollment and a pa	rt-time graduate	student is a st	udent considered part ti	me by the eligible
84.28	institution the grad	uate student is att	ending. The	minimum award for unc	lergraduate and
84.29	graduate students i	s \$50 per term.			

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85.1

Sec. 10. Minnesota Statutes 2016, section 197.791, subdivision 5a, is amended to read:

85.2 Subd. 5a. Apprenticeship and on-the-job training. (a) The commissioner, in

consultation with the commissioners of employment and economic development and labor
and industry, shall develop and implement an apprenticeship and on-the-job training program
to administer a portion of the Minnesota GI Bill program to pay benefit amounts to eligible
applicants persons, as provided in this subdivision.

(b) An "eligible employer" means an employer operating a qualifying apprenticeship oron-the-job training program that has been approved by the commissioner.

(c) A person is eligible for apprenticeship and on-the-job training assistance under this
subdivision if the person meets the criteria established under subdivision 4, paragraphs
paragraph (a), clause (1), and (c) to (e). The commissioner may determine eligibility as

85.12 provided in subdivision 4, paragraph (c), and may deny or terminate benefits as prescribed

85.13 <u>under subdivision 4, paragraphs (d) and (e).</u> The amount of assistance paid to or on behalf

of an eligible individual under this subdivision must not exceed the following:

85.15 (1) $\frac{2,000}{3,000}$ per fiscal year for apprenticeship expenses;

85.16 (2) $\frac{2,000}{3,000}$ per fiscal year for on-the-job training;

(3) \$1,000 for a job placement credit payable to an eligible employer upon hiring <u>and</u>
 <u>completion of six consecutive months' employment of a person receiving assistance under</u>
 this subdivision; and

(4) \$1,000 for a job placement credit payable to an eligible employer after a person
receiving assistance under this subdivision has been employed by the eligible employer for
at least 12 consecutive months as a full-time employee.

No more than \$3,000 \$5,000 in aggregate benefits under this paragraph may be paid to or
on behalf of an individual in one fiscal year, and not more than \$9,000 \$10,000 in aggregate
benefits under this paragraph may be paid to or on behalf of an individual over any period
of time.

(d) Assistance for apprenticeship expenses and on-the-job training is available forqualifying programs, which must, at a minimum, meet the following criteria:

- (1) the training must be with an eligible employer;
- (2) the training must be documented and reported;
- (3) the training must reasonably be expected to lead to an entry-level position; and
- (4) the position must require at least six months of training to become fully trained.

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86.1	ARTICLE 5						
86.2	LIQUOR						
86.3		innesota Statutes 2016	, section 85.0505	5, is amended by add	ing a subdivision		
86.4	to read:						
86.5		rt Ridgely State Park					
86.6		sioner of natural resour					
86.7	holding a contr	act with the Departme	nt of Natural Re	sources an on-sale li	cense for the sale		
86.8		liquor at the Fort Ridg					
86.9	license issued	oursuant to this subdiv	ision shall be set	by the commissione	r of public safety		
86.10	at an amount co	omparable to the fee ch	arged by the surr	ounding counties for	a similar license.		
86.11	All provisions	of chapter 340A not in	consistent with t	his subdivision shall	l apply to the sale		
86.12	of intoxicating	liquor at the Fort Ridg	gely State Park g	golf course.			
86.13	EFFECTI	VE DATE. This section	on is effective the	e day following fina	l enactment.		
86.14	Sec. 2. Minn	esota Statutes 2016, se	ection 340A.22,	subdivision 1, is amo	ended to read:		
86.15	Subdivision	n 1. Activities. (a) A m	icrodistillery lic	ensed under this cha	pter may provide		
86.16	on its premises	s samples of distilled s	pirits manufactu	red on its premises,	in an amount not		
86.17	to exceed 15 m	illiliters per variety pe	er person. No mo	re than 45 milliliters	may be sampled		
86.18	under this paragraph by any person on any day.						
86.19	(b) A micro	odistillery can sell cocl	ktails to the publ	ic, pursuant to subdi	ivision 2.		
86.20	(c) A micro	odistillery may not ope	rate a cocktail ro	oom under subdivisi	on 2 or conduct		
86.21	sales at off-sale under subdivision 4 unless at least 50 percent of the annual production of						
86.22	the licensee is processed and distilled on premises.						
86.23	(d) Distille	d spirits produced or in	n production price	or to July 1, 2017, ar	e not counted as		
86.24	part of the calc	ulations under paragra	uph (c).				
86.25	EFFECTI	VE DATE. This section	on is effective Ju	ly 1, 2017.			
86.26	Sec. 3. Minn	esota Statutes 2016, se	ection 340A.22,	subdivision 2, is amo	ended to read:		
86.27	Subd. 2. Co	ocktail room license.	(a) A municipali	ty, including a city v	with a municipal		
86.28	liquor store, m	ay issue the holder of	a microdistillery	license under this c	hapter a		
86.29	microdistillery	cocktail room license	. A microdistille	ry cocktail room lice	ense authorizes		
86.30	on-sale of distilled liquor produced by the distiller for consumption on the premises of or						
86.31	adjacent to one	distillery location own	ed by the distille	er. <u>Notwithstanding s</u>	ection 340A.504,		

87.1 subdivision 3, a cocktail room may be open and may conduct on-sale business on Sundays

if authorized by the municipality. Nothing in this subdivision precludes the holder of a
microdistillery cocktail room license from also holding a license to operate a restaurant at
the distillery. Section 340A.409 shall apply to a license issued under this subdivision. All
provisions of this chapter that apply to a retail liquor license shall apply to a license issued

under this subdivision unless the provision is explicitly inconsistent with this subdivision.

(b) A distiller may only have one cocktail room license under this subdivision, and may
not have an ownership interest in a distillery licensed under section 340A.301, subdivision
6, clause (a).

(c) The municipality shall impose a licensing fee on a distiller holding a microdistillery
cocktail room license under this subdivision, subject to limitations applicable to license fees
under section 340A.408, subdivision 2, paragraph (a).

(d) A municipality shall, within ten days of the issuance of a license under this
subdivision, inform the commissioner of the licensee's name and address and trade name,
and the effective date and expiration date of the license. The municipality shall also inform
the commissioner of a license transfer, cancellation, suspension, or revocation during the
license period.

(e) No single entity may hold both a cocktail room and taproom license, and a cocktailroom and taproom may not be colocated.

87.20 **EFFECTIVE DATE.** This section is effective July 1, 2017.

87.21 Sec. 4. Minnesota Statutes 2016, section 340A.24, subdivision 3, is amended to read:

Subd. 3. Total retail sales. A brew pub's total retail sales at on- or off-sale under this
section may not exceed 3,500 barrels per year, provided that off-sales may not total more
than 500 750 barrels.

87.25 **EFFECTIVE DATE.** This section is effective the day following final enactment.

87.26 Sec. 5. Minnesota Statutes 2016, section 340A.28, subdivision 1, is amended to read:

Subdivision 1. License; limitations. A brewer licensed under section 340A.301,
subdivision 6, clause (c), (i), or (j), may be issued a license by a municipality for off-sale
of malt liquor at its licensed premises that has been produced and packaged by the brewer.
The license must be approved by the commissioner. A brewer may only have one license
under this subdivision. The amount of malt liquor sold at off-sale may not exceed 500 750
barrels annually. Off-sale of malt liquor shall be limited to the legal hours for off-sale at

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exclusive liquor stores in the jurisdiction in which the brewer is located, and the malt liquor
sold off-sale must be removed from the premises before the applicable off-sale closing time
at exclusive liquor stores, except that malt liquor in growlers only may be sold at off-sale
on Sundays. Sunday sales must be approved by the licensing jurisdiction and hours may be
established by those jurisdictions. Packaging of malt liquor for off-sale under this subdivision
must comply with section 340A.285.

- 88.7

EFFECTIVE DATE. This section is effective the day following final enactment.

- Sec. 6. Minnesota Statutes 2016, section 340A.301, is amended by adding a subdivision
 to read:
- 88.10 Subd. 12. **3.2 percent malt liquor; label.** 3.2 percent malt liquor, as defined under

section 340A.101, subdivision 19, may be sold with a label that states "MAX 3.2% ALC/WT"

88.12 or equivalent, on the side of the can or bottle, and does not require a similar disclosure on

88.13 the can top or bottom. The commissioner shall establish standards to implement this

- 88.14 <u>requirement.</u>
- 88.15 EFFECTIVE DATE. This section is effective July 1, 2017, and applies to all cans or
 88.16 bottles sold after that date.

88.17 Sec. 7. Minnesota Statutes 2016, section 340A.315, subdivision 7, is amended to read:

Subd. 7. Distilled spirits permitted. Farm wineries licensed under this section are
permitted to manufacture distilled spirits as defined under section 340A.101, subdivision
9, which may exceed 25 percent alcohol by volume, made from Minnesota-produced or
Minnesota-grown grapes, grape juice, other fruit bases, or honey. The following conditions
pertain:

- (1) no farm winery or firm owning multiple farm wineries may manufacture more than
 5,000 gallons of distilled spirits in a given year, and this 5,000 gallon limit is part of the
 50,000 gallon limit found in subdivision 2;
- (2) <u>a farm winery may not sell at on-sale, off-sale, or wholesale, a distilled spirit that</u>
 does not qualify as a Minnesota spirit. For purposes of this section, to qualify as a Minnesota
 spirit, 50 percent of the distilled spirit must be processed and distilled on premises. Distilled
 spirits produced or in production prior to July 1, 2017, are not counted as part of the
 calculations under this clause;
- (3) farm wineries must pay an additional annual fee of \$50 to the commissioner before
 beginning production of distilled spirits; and

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(3) (4) farm wineries may not sell or produce distilled spirits for direct sale to						
manufactu	urers licensed under sec	tion 340A.301, s	subdivision 6, paragra	ph (a).		
EFFECTIVE DATE. This section is effective July 1, 2017.						
Sec. 8. [340A.425] SERVICE	AT CAPITOL.				
Notwi	thstanding section 340A	A.412, subdivisio	on 4, paragraph (a), cla	use (2), the city of		
St. Paul m	nay issue an on-sale wir	ne and malt liquo	r license for the prem	ises known as the		
State Cap	itol, including the Capit	tol cafeteria. The	commissioner of adn	ninistration must		
specify th	ose areas where service	e is being request	ed. The Department o	f Administration		
shall enter	r into an agreement with	h a food service	vendor or another ven	dor on all matters		
related to	the sale of wine and ma	alt liquor in the C	Capitol. Section 16B.2	75 does not apply		
to the sale	e of wine and malt lique	or in the Capitol	and all fees charged or	profits earned by		
the Depar	tment of Administration	n from the sale of	wine and malt liquor	in the Capitol must		
be deposit	ted in a capitol revenues	s account in the s	pecial revenue fund an	nd are appropriated		
to the con	missioner for capitol p	reservation and p	programming. The Cap	oitol must sell wine		
and malt l	iquor that are made in I	Minnesota.				
EFFE	CTIVE DATE. This se	ection is effective	e upon approval by the	e Saint Paul City		
Council a	nd compliance with Mi	nnesota Statutes,	section 645.021.			
Sec. 9. 1	Minnesota Statutes 2010	6, section 340A.	504, subdivision 6, is a	amended to read:		
Subd.	6. Municipalities may	limit hours. A n	nunicipality may furth	er limit the days or		
hours of c	on and off sales of alcoh	olic beverages, j	provided that further r	estricted on-sale		
hours for intoxicating liquor must apply equally to on-sale hours of 3.2 percent malt liquor.						
	y not permit the sale of a		-	-		
by this see	_					
EFFE	CTIVE DATE. This se	ection is effective	e the day following fir	nal enactment.		
Sec. 10.	Laws 1999, chapter 20	2, section 13, as	amended by Laws 20	13, chapter 42,		
section 8,	is amended to read:					
Sec. 1	3. CITY OF ST. PAUI	L; LICENSES A	UTHORIZED.			
(a) The	e city of St. Paul may iss	ue temporary int	oxicating liquor license	es under Minnesota		
Statutes, s	ection 340A.404, subdiv	vision 10, to Mac	alester college for the l	Macalester Scottish		
fair, Sprin	gfest, and for the annua	l alumni reunion	weekend without rega	ard to the limitation		
in Minnes	sota Statutes, section 34	0A.410, subdivi	sion 10, paragraph (b)			
Article 5 Sc	- 10	20				

(b) Notwithstanding Minnesota Statutes, section 340A.412, subdivision 4, the city of 90.1 St. Paul may issue a temporary on-sale intoxicating liquor license to Twin Cities in Motion, 90.2 90.3 or its successor organization, if any. The license may authorize only the sale of intoxicating malt liquor and 3.2 percent malt liquor on the grounds of the state capitol on the day of the 90.4 Twin Cities Marathon. The intoxicating Any malt liquor and 3.2 percent malt liquor sold 90.5 must be produced by a Minnesota brewery. All provisions of Minnesota Statutes, section 90.6 340A.404, subdivision 10, not inconsistent with this section, apply to the license authorized 90.7 90.8 by this section.

90.9 EFFECTIVE DATE. This section is effective upon approval by the Saint Paul City 90.10 Council and compliance with Minnesota Statutes, section 645.021.

90.11 Sec. 11. SPECIAL LICENSE; COLD SPRING.

Notwithstanding any law or ordinance to the contrary, the city of Cold Spring may issue
 an intoxicating malt liquor license to the Cold Spring Baseball Association for sales at Cold
 Spring Baseball Park, located at 700 First Street South. The license may allow service and
 consumption anywhere within the Baseball Park, at events hosted or scheduled by the
 Association.

90.17 EFFECTIVE DATE. This section is effective upon approval by the Cold Spring City
 90.18 Council and compliance with Minnesota Statutes, section 645.021.

90.19 Sec. 12. FOOD HALL LICENSE; MINNEAPOLIS.

Notwithstanding Minnesota Statutes, section 340A.101, subdivision 25, 340A.401, or 90.20 340A.410, subdivision 7, or any other law or ordinance to the contrary, the city of 90.21 Minneapolis may issue an on-sale intoxicating liquor license for a licensee serving as an 90.22 anchor tenant for a food hall to be located at 501 30th Avenue Southeast. The license may 90.23 allow service and consumption anywhere within the licensee establishment, and anywhere 90.24 90.25 within the larger food hall, provided that the larger premises is specified in the on-sale license. Multiple independent food vendors will be able to utilize a common seating area 90.26 under the control of the liquor license holder to allow the public to purchase and consume 90.27 food from third parties while also consuming licensed beverages sold by the license holder. 90.28 EFFECTIVE DATE. This section is effective upon approval by the city of Minneapolis 90.29 and compliance with Minnesota Statutes, section 645.021. 90.30

91.1	Sec. 13. CITY OF MINNEAPOLIS; SPECIAL LICENSES.
91.2	The city of Minneapolis may issue an on-sale intoxicating liquor license to a restaurant
91.3	located at 4312 Upton Avenue South, notwithstanding any law or local ordinance or charter
91.4	provision.
91.5	EFFECTIVE DATE. This section is effective upon approval by the Minneapolis City
91.6	Council and compliance with Minnesota Statutes, section 645.021.
	ł
91.7	Sec. 14. SPECIAL EVENTS; CAPITOL.
91.8	Notwithstanding any law or ordinance to the contrary, the city of St. Paul may issue two
91.9	separate temporary liquor licenses for special events at the Minnesota Capitol, allowing
91.10	sale throughout the Capitol building and on the Capitol grounds, as specified by the
91.11	commissioner of administration. The first special event license shall be for events relating
91.12	to the ceremonial opening of the restored State Capitol in August 2017. The second special
91.13	event license shall be for events associated with the Super Bowl and the construction of an
91.14	ice castle in 2018. Licenses shall be for on-sale during all legal hours of service and shall
91.15	allow all service of wine, malt liquor, and distilled spirits. Service must be limited to wine,
91.16	malt liquor, and distilled spirits that are made in Minnesota.
91.17	EFFECTIVE DATE. This section is effective upon approval by the Saint Paul City
91.18	Council and compliance with Minnesota Statutes, section 645.021.
01.10	9 15 NATIONAL FOOTBALL FRACUE TRAINING SITE, ON SALE
91.19	Sec. 15. <u>NATIONAL FOOTBALL LEAGUE TRAINING SITE; ON-SALE</u>
91.20	LICENSES.
91.21	Notwithstanding Minnesota Statutes, section 340A.404, subdivision 1, or any other law
91.22	or local ordinance to the contrary, the city of Eagan may issue an on-sale intoxicating liquor
91.23	license to the owner of a National Football League sports facility located on property in the
91.24	city of Eagan in Dakota County, legally described as Lot 1, Block 1, Viking Lakes, and to
91.25	any concessionaire operator or third-party vendor under contract with the owner. The license
91.26	authorizes the sale of intoxicating liquor to persons attending any and all events on Lots 1
91.27	and 2, Block 1, Viking Lakes, that are in conjunction with activities on Lot 1. The license
91.28	may be issued for a space that is not compact and contiguous, provided that the licensed
91.29	premises shall only be the space described in the approved license. The license authorizes
91.30	sales on all days of the week. All provisions of Minnesota Statutes, chapter 340A, not
91.31	inconsistent with this section, apply to the license under this section.

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92.1	EFFECT	IVE DATE. This s	ection is effectiv	re upon approval by the E	agan City Council
92.2	and complian	ce with Minnesota	Statutes, section	n 645.021.	
92.3	Sec. 16. <u>SP</u>	ECIAL LICENSE	E; NEW HOPE	<u>.</u>	
92.4	Notwithsta	anding any law or	ordinance to the	contrary, the city of New	w Hope may issue
92.5	an on-sale inte	oxicating liquor lic	ense for the Nev	w Hope Village Golf Cou	urse that is located
92.6	at 8130 Bass	Lake Road and is o	owned by the cit	y. The provisions of Mir	nnesota Statutes,
92.7	chapter 340A	, not inconsistent v	with this section	, apply to the license issu	ed under this
92.8	section. The c	ity of New Hope is	deemed the lice	ensee under this section,	and the provisions
92.9	of Minnesota	Statutes, sections .	340A.603 and 3	40A.604, apply to the lic	cense as if the
92.10	establishment	were a municipal	liquor store.		
92.11	EFFECT	IVE DATE. This s	section is effecti	ve upon approval by the	New Hope City
92.12	Council and c	compliance with M	innesota Statute	es, section 645.021.	
92.13	Sec. 17. <u>SP</u>	ECIAL LICENSE	E; SARTELL.		
92.14	The city o	f Sartell may issue	an on-sale into:	xicating liquor license, a	n on-sale wine
92.15	license, or an	on-sale malt liquo	r license for the	city-owned facilities know	own as Sartell
92.16	Community C	Center, located at 8	50 19th Street S	outh; Pinecone Central I	Park, located at
92.17	1105 Central	Park Blvd; and Ch	ampion Field, lo	ocated at 710 12th Street	North,
92.18	notwithstandi	ng any law, local c	ordinance, or cha	arter provision. A license	e issued under this
92.19	section author	rizes sales on all day	ys of the week to	persons attending events	s at these facilities.
92.20	The provision	s of Minnesota Sta	atutes, chapter 3	40A, not inconsistent wi	th this section,
92.21	apply to the li	censes issued unde	er this section. T	The city of Sartell is deen	ned the licensee
92.22	under this sec	tion, and the provi	sions of Minnes	ota Statutes, sections 34	0A.603 and
92.23	<u>340A.604, ap</u>	ply to the licenses	as if the facilitie	es were a municipal lique	or store.
92.24	EFFECT	IVE DATE. This se	ection is effectiv	e upon approval by the S	artell City Council
92.25	and complian	ce with Minnesota	Statutes, sectio	n 645.021.	
92.26	Sec. 18. <u>SP</u>	ECIAL CLOSIN	<u>G TIMES; 2018</u>	8 SUPER BOWL.	
92.27	During the	e 2018 National Fo	otball League S	uper Bowl at U.S. Bank S	Stadium, licensing
92.28	jurisdictions the	hat issue on-sale in	toxicating liquor	licenses under Minnesot	a Statutes, chapter
92.29	340A, may, at	their discretion, is	sue special pern	nits for service of alcohol	through extended
92.30	hours lasting	until 4:00 a.m. eac	h day. This sect	ion is subject to the follo	wing conditions:
92.31	(1) only he	olders of an existin	g on-sale intoxi	cating liquor license or a	a 3.2 malt liquor

92.32 <u>license are eligible for later closing hours;</u>

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93.1 93.2	<u> </u>	closing hours apply o gh 4:00 a.m. on Febru		period from 12:00 p.m.	on February 2,
93.3	<u>(3) local</u>	licensing jurisdiction	ns issuing specia	l permits to operate wit	h extended hours
93.4	during the d	ays listed in clause (2	2) may charge a	fee up to but not to exce	eed \$250 for a
93.5	permit. In th	e process of issuing	a permit under t	his section, the licensing	g jurisdiction may
93.6	limit approva	al to specified geograp	ohic, zoning, or l	cense classifications with	hin its jurisdiction;
93.7	and				
93.8	<u>(4) this s</u>	ection expires at 4:0	l a.m. on Februa	nry 5, 2018.	
93.9	EFFEC	FIVE DATE. This se	ection is effectiv	e the day following fina	<u>il enactment.</u>
93.10	Sec. 19. <u>F</u>	REPEALER.			
93.11	Laws 20	01, chapter 193, sect	ion 10, as amen	ded by Laws 2013, chap	ter 137, article 4,

93.12 section 6; and Laws 2013, chapter 137, article 4, section 6, are repealed.

APPENDIX Article locations in 171-S0001-1

ARTICLE 1	STATE GOVERNMENT APPROPRIATIONS	Page.Ln 2.1
ARTICLE 2	STATE GOVERNMENT OPERATIONS	Page.Ln 27.18
ARTICLE 3	CAMPAIGN FINANCE AND ELECTIONS	Page.Ln 63.16
ARTICLE 4	MILITARY AFFAIRS AND VETERANS AFFAIRS	Page.Ln 75.26
ARTICLE 5	LIQUOR	Page.Ln 86.1

APPENDIX Repealed Minnesota Statutes: 171-S0001-1

6.581 STATE AUDITOR ENTERPRISE FUND.

Subdivision 1. **State auditor enterprise fund.** A state auditor enterprise fund is established in the state treasury. All amounts received for the costs and expenses of examinations performed under this chapter shall be credited to the fund. Amounts credited to the fund are annually appropriated to the state auditor to pay the costs and expenses related to the examinations performed, including, but not limited to, salaries, office overhead, equipment, authorized contracts, and other expenses.

204B.48 VOTING EQUIPMENT GRANT ACCOUNT.

Subdivision 1. Account created. A voting equipment grant account is created in the state treasury to provide grants to political subdivisions to purchase precinct based optical scan ballot tabulation equipment. The equipment must permit the voter to verify and correct any errors on the ballot, including both undervotes and overvotes. Any grants made by the federal government to the state to improve election administration or equipment must be credited to the account.

Subd. 2. **Application.** The commissioner of administration may make a grant from the account to a political subdivision only after receiving an application from the political subdivision and a recommendation from the secretary of state concerning the application. The application must contain the following information:

(1) the date the application is submitted;

(2) the name of the political subdivision;

(3) the name and title of the individual who prepared the application;

(4) the type of voting system currently used in each precinct in the political subdivision;

(5) if the current system is an optical scan system, the date the system was acquired and at what cost;

(6) the total number of registered voters, as of the date of the application, in each precinct in the political subdivision;

(7) the total amount of the grant requested;

(8) the total amount and source of the political subdivision's money to be used to match a grant from the account;

(9) the type of voting system to be acquired with the grant money and whether the voting system will permit individuals with disabilities to cast a secret ballot;

(10) the proposed schedule for purchasing and implementing the new voting system and the precincts in which the new voting system would be used;

(11) the proposed schedule for training election administrators and election judges to operate the new voting system;

(12) a proposed plan to educate voters, the media, and the general public concerning the new voting system;

(13) the names and contact information for the individuals and offices of the political subdivision responsible for communications and reporting to the commissioner of administration regarding the administration and implementation of the grant by the political subdivision, authorizing the purchase of voting systems, and implementing the training and education plan for the voting system;

(14) whether the political subdivision has previously applied for a grant from the account and the disposition of that application;

(15) a certified statement by the political subdivision that the grant will be used only to purchase precinct based optical scan ballot tabulation equipment, that the political subdivision will provide a dollar-for-dollar match that will not come from state or federal money, and that the political subdivision has insufficient resources to purchase the voting system without obtaining a grant from the account.

The commissioner of administration must forward a copy of the application to the secretary of state.

Subd. 3. **Evaluation and approval.** In evaluating the application, the commissioner of administration may consider only the information set forth in the application and is not subject to chapter 14. If the commissioner of administration determines that the application has been fully and properly completed, and that there is a sufficient balance in the account to fund the grant, either in whole or in part, the commissioner, after receiving the recommendation of the secretary of state, may approve the application.

Subd. 4. **Payment.** The commissioner of administration may then pay the grant to the political subdivision after certifying that:

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Repealed Minnesota Statutes: 171-S0001-1

(1) the grant will be used only to purchase the kind of ballot tabulation equipment prescribed by subdivision 1, which may include equipment that makes it possible for individuals with disabilities to cast a secret ballot;

(2) the political subdivision to receive the grant has insufficient resources available to purchase the equipment; and

(3) the recipient of the grant will provide a dollar-for-dollar match, which may not come from state or federal money.

349A.08 LOTTERY PRIZES.

Subd. 3. **Prizes won by persons under age 18.** The following provisions govern the payment of a lottery prize to a person under age 18:

(1) if the prize is less than \$5,000, the director may give a draft, payable to the order of the person under age 18, to the person's parents, custodial parent if one parent has custody, guardian, or other adult member of the person's family; and

(2) if the prize is \$5,000 or more, the director shall deposit the prize with the district court and section 540.08 applies to the investment and distribution of the money.

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Laws 2001, chapter 193, section 10, as amended by Laws 2013, chapter 137, article 4, section 6; as amended by Laws 2017, First Special Session chapter 4, article 5, section 19

Sec. 6. Laws 2001, chapter 193, section 10, is amended to read:

Sec. 10. CAPITOL CAFETERIA; WINE AND BEER LICENSE.

Notwithstanding Minnesota Statutes, section 340A.412, subdivision 4, paragraph (a), clause (2), the city of St. Paul may issue an on-sale wine and malt liquor license to the Capitol cafeteria, also called the Rathskeller Café. The commissioner of administration must enter into an agreement with the food service vendor or another vendor on all matters related to the sale of wine and malt liquor in the Capitol. Minnesota Statutes, section 16B.275, does not apply to the sale of wine and malt liquor in the Capitol cafeteria and all profits earned by the Department of Administration from the sale of wine and malt liquor in the Capitol cafeteria must sell wine and malt liquor that are made in Minnesota.

EFFECTIVE DATE. This section is effective the day after the governing body of St. Paul and its chief clerical officer timely complete compliance with Minnesota Statutes, section 645.021, subdivisions 2 and 3.

Laws 2013, chapter 137, article 4, section 6 by Laws 2017, First Special Session chapter 4, article 5, section 19

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4501.0300 CERTIFICATION, SIGNATURES, AND NOTARIZATION.

Subp. 3. **Notarization.** The only documents that must be notarized are affidavits of contributions filed pursuant to Minnesota Statutes, section 10A.323, and sworn statements relating to independent expenditures filed pursuant to Minnesota Statutes, section 10A.20, subdivision 6a.

4501.0500 FILINGS, SUBMISSIONS, AND DISCLOSURES.

Subp. 2. Filing by facsimile transmission or electronic filing system. A document filed by facsimile transmission or electronic filing system has the same force and effect as filing an original paper document. Facsimile transmissions and the use of an electronic filing system are subject to items A to F.

A. A facsimile transmission or electronic file received after the close of a business day is considered received at the beginning of the next business day.

B. Use of an electronic filing system is optional. In order to provide a secure environment for the submission of electronic files, the board must require that a filer use a personal identification code when submitting an electronic file. The board may also request the filer to provide a valid e-mail address in order to receive confirmation and verification messages from the board.

C. After an electronic file is processed by the board, the information contained in the electronic file becomes the property of the state subject to the terms of the Data Practices Act under Minnesota Statutes, chapter 13.

D. In the case of a filing by facsimile transmission, the filer must retain the original of the filed document and a record of the date and time of the transmission. If an electronic filing system is used to submit an electronic file to the board, the filer must retain as documentation the database and information on which the electronic submission of data is based. The database and records are subject to audit as provided in Minnesota Statutes, chapter 10A.

E. Within five days of a request by the board, any person filing a document by facsimile transmission or electronic filing system shall refile the document by one of the other filing methods provided in subpart 1.

F. Technical problems that prevent the successful submission of a facsimile transmission or electronic file do not relieve the filer of the responsibility of meeting the requirements of Minnesota Statutes, chapter 10A. An audit trail that demonstrates that the facsimile transmission or electronic file was successfully submitted in a timely fashion may be used by the board to waive late filing fees.

4503.0200 ORGANIZATION OF POLITICAL COMMITTEES AND POLITICAL FUNDS.

Subp. 6. **Depositories.** The depositories of a political committee or political fund include any depository in which the committee or fund has a savings, checking, or similar account, or purchases a money market certificate or certificate of deposit. Before registering, a political committee or political fund which expects to receive money or negotiable instruments must establish a checking, savings, or similar account in the name of "Campaign Fund of (name of candidate, committee, or fund)."

4503.0300 TERMINATION OF POLITICAL COMMITTEE OR POLITICAL FUND.

Subp. 4. **Payment plan pending dissolution of inactive political committee or political fund.** An inactive political committee or political fund that must dissolve according to Minnesota Statutes, section 10A.242, and that has liquidated its available assets to pay its debts may submit to the board a proposed payment schedule to settle any remaining debts. Upon approval of the schedule, the board may allow the committee or fund to defer dissolution until all debts are paid.

4503.0400 DISTRICT COURT JUDICIAL CANDIDATES.

Subpart 1. **Donations in kind.** Donations in kind to a candidate for district court judge which in aggregate exceed \$100 must be disclosed in accordance with Minnesota Statutes, section 10A.20, subdivision 3, paragraph (b).

4503.0500 CONTRIBUTIONS.

Subp. 5. Contributions from Hennepin County registered associations. In lieu of registration with the board, an association registered with the Hennepin County filing officer under Minnesota Statutes, sections 383B.041 to 383B.058, that makes contributions of more than \$100

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to a committee or fund in a calendar year may notify the recipient committee of its registration with Hennepin County, including its registration number, and instruct the recipient committee to include the notice when the recipient committee discloses receipt of the contribution.

4503.0500 CONTRIBUTIONS.

Subp. 8. Value of contributions of automobile use. Automobile use provided to a committee by an individual may be valued at the lowest rate used by the state to reimburse its employees for automobile use. Alternatively, the value of the automobile may be calculated as the actual cost of fuel, maintenance, repairs, and insurance directly related to the use of the automobile. The use of an automobile that exceeds \$20 in value a day is either an expenditure that must be reimbursed or a donation in kind from the individual who provided the use of the automobile. An automobile provided by an association must be valued at the fair market value for renting an equivalent automobile.

4503.0700 CONTRIBUTION LIMITS.

Subp. 2. **Special election contribution limits.** Election year contribution limits set forth in Minnesota Statutes, section 10A.27, apply to a special election cycle.

4503.0700 CONTRIBUTION LIMITS.

Subp. 3. **Independent application of limits for special election.** Contribution limits apply independently for election years, other years, and special election cycles.

4503.1300 GOVERNOR AND LIEUTENANT GOVERNOR.

Subp. 5. **Return of contributions after merger.** Funds transferred to the joint committee which result in aggregate contributions in excess of the applicable limits may be returned to the contributor within 60 days of the transfer of funds to the joint committee.

4503.1400 PUBLIC SUBSIDY AGREEMENTS.

Subp. 8. Affidavit of contributions for special elections. For a special election for which the filing period does not coincide with a general election, the candidate must submit the affidavit of contributions not later than five days after filing an affidavit of candidacy or nominating petition for the office sought.

4503.1400 PUBLIC SUBSIDY AGREEMENTS.

Subp. 9. **Increase for first-time candidates.** Candidates who qualify for first-time candidate status receive a ten percent increase in the campaign expenditure limit in all years of the applicable election cycle.

4503.1450 DISTRIBUTION OF GENERAL ACCOUNT PUBLIC SUBSIDY FUNDS.

Subpart 1. Agreement. The general account public subsidy agreement required in Minnesota Statutes, section 10A.31, subdivision 7, may be provided to candidates on a separate form, or incorporated into the public subsidy agreement. The agreement must require that the candidate spend or be legally obligated to spend at least 50 percent of the general account public subsidy payment by the end of the reporting period prior to the general election. The agreement must repay the board the difference between the candidates general account public subsidy payment and the candidates total campaign expenditures as of the end of the reporting period prior to the general election. The agreement and the candidates total campaign expenditures as of the end of the reporting period prior to the general election. The agreement must further provide that the candidate must reimburse the board for any reasonable collection costs incurred in securing the repayment of the unused general account public subsidy payment.

4503.1450 DISTRIBUTION OF GENERAL ACCOUNT PUBLIC SUBSIDY FUNDS.

Subp. 3. Estimate of general account public subsidy payment. For purposes of determining a candidate's fulfillment of the terms of the agreement, the board must use the September 1 certification of available funds from the commissioner of the Department of Revenue to estimate the general account public subsidy payment for the candidate's office. Using first class mail, the board must inform each candidate eligible for a general account payment of the minimum amount that must be spent to comply with the terms of the agreement.

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4503.1600 CONTRIBUTIONS AND SOLICITATIONS DURING LEGISLATIVE SESSION.

If the board makes a public finding that there is probable cause to believe a violation of Minnesota Statutes, section 10A.273, has occurred, in lieu of pursuing or enforcing a judgment, the board may accept payment of any fine imposed and thereafter close the matter.

4503.1700 FILING OF 48-HOUR NOTICE.

The 48-hour notice required under Minnesota Statutes, section 10A.20, subdivision 5, may be filed by facsimile transmission in addition to the other methods permitted by law.

4503.1800 REPORTING REQUIREMENTS.

Subpart 1. **Contributions.** Legislative, statewide, and judicial candidates, party units, political committees and funds, and committees and funds to promote or defeat a ballot question must itemize contributions that in aggregate exceed \$100 in a calendar year on reports submitted to the board. The itemization must include the date on which the contribution was received, the individual or association that provided the contribution, and the address of the contributor. Additionally, the itemization for a donation in kind must provide a description of the item or service received. Contributions that are less than the itemization amount must be reported as an aggregate total.

Subp. 2. Expenditures and noncampaign disbursements. Legislative, statewide, and judicial candidates, party units, political committees and funds, and committees to promote or defeat a ballot question must itemize expenditures and noncampaign disbursements that in aggregate exceed \$100 in a calendar year on reports submitted to the board. The itemization must include the date on which the committee made or became obligated to make the expenditure or disbursement, the name and address of the vendor that provided the service or item purchased, and a description of the service or item purchased. Expenditures and noncampaign disbursements must be listed on the report alphabetically by vendor.

4505.0100 DEFINITIONS.

Subp. 3. **Compensation in any month.** For the purpose of an original statement of economic interest, "compensation in any month" includes only compensation received in the calendar month immediately preceding the date of appointment as a public official or filing as a candidate.

For the purpose of supplementary statements of economic interest to be filed, "compensation in any month" includes compensation and honorariums received in any month between the end of the period covered in the preceding statement of economic interest and the end of the current period.

For the purpose of calculating the amount of compensation received from any single source in a single month, the amount shall include the total amount received from the source during the month, whether or not the amount covers compensation for more than one month.

4505.0900 FILING.

Subp. 2. Filing of more than one statement in any year. An individual who has filed a statement of economic interest within the calendar year shall file a supplementary statement within 14 days after filing an affidavit of candidacy or accepting employment or appointment to an office requiring the advice and consent of the senate.

4505.0900 FILING.

Subp. 3. Statement after period when no statement required. A public official or candidate, who previously filed a statement of economic interest and who is required to file a new statement of economic interest following a period when no statement was required, shall file an original statement.

4505.0900 FILING.

Subp. 4. **Termination as a public official.** An individual shall file a statement of economic interest to cover the period for which the individual served as a public official even though at the time the statement is filed, the individual is no longer holding that office as a public official. The statement of economic interest does not need to be filed if there have been no changes from the most recent statement of economic interest filed with the board.

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4505.0900 FILING.

Subp. 5. **Option.** An individual whose term as a public official has ended after April 1 and before March 31 shall file either a supplementary statement on the next following April 15 through the last date of service or file a statement of termination as a public official through the last date of service. The latter statement may be filed at any time after the term ends and before the next following April 15.

4505.0900 FILING.

Subp. 6. **Change of public official position.** A public official who leaves one public official position and is appointed to another public official position within the year between the time when the individual filed either an original statement or a supplementary statement and April 15 of the following year shall file a termination statement for the former office within ten days after leaving that office. The individual shall file an original statement relative to the new office within the time imposed by Minnesota Statutes, section 10A.09, subdivision 1.

4505.0900 FILING.

Subp. 7. **Reporting of securities.** A public official must list the full name of each security with a value of \$2,500 or more owned in part or in full by the public official at any time during the reporting period.

4511.0500 LOBBYIST REPORTING REQUIREMENTS.

Subp. 2. **Reporting by multiple lobbyists representing the same entity.** Items A to F apply if a single individual, association, political subdivision, or public higher education system is represented by more than one lobbyist.

A. The entity must appoint one designated lobbyist to report lobbyist disbursements made by the entity. The designated lobbyist must indicate that status on the periodic reports of lobbyist disbursements.

B. A reporting lobbyist may consent to report on behalf of one or more other lobbyists for the same entity, in which case, the other lobbyists are persons about whose activities the reporting lobbyist must disclose and are subject to the disclosure requirements of Minnesota Statutes, section 10A.04, subdivision 3. Lobbyist disbursement reports filed by a reporting lobbyist must include the names and registration numbers of the other lobbyists whose activities are included in the report.

C. Lobbyists whose activities are accounted for by a reporting lobbyist are not required to file lobbyist disbursement reports.

D. A lobbyist whose lobbying disbursements are provided to the board through a reporting lobbyist must supply all relevant information on disbursements to the reporting lobbyist no later than five days before the prescribed filing date.

E. The reporting periods and due dates for a reporting lobbyist are those provided in Minnesota Statutes, section 10A.04, subdivision 3. The board must notify by certified mail or personal service each reporting lobbyist that fails to file a required report within seven days of a statutory filing date. Additionally, the board must notify by certified mail or personal service each lobbyist listed on the registration of the reporting lobbyist of the failure of the reporting lobbyist to file in a timely manner. Within ten business days of the date on which the notice was sent, each lobbyist must report disbursements to the board. If a lobbyist fails to file a report within ten business days of the date on which the notice was sent by the board, the board may impose a late filing fee of \$5 per day, not to exceed a maximum of \$100, commencing with the 11th day after the notice was sent.

F. The reporting lobbyist must indicate the names and registration numbers of any lobbyists who did not provide their lobbying disbursements for inclusion in a report. The board must send notice by certified mail or personal service to a lobbyist who failed to provide the required disbursement information to the reporting lobbyist. The notice must require that the lobbyist file an individual lobbyist disbursement report within ten business days of the mailing of the notice. If a lobbyist fails to file a report within ten business days of the mailing of the notice, the board may impose a late filing fee of \$5 per day, not to exceed a maximum of \$100, commencing with the 11th day after receiving notice.

4512.0100 DEFINITIONS.

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Subp. 2. Field of specialty. "Field of specialty" means a vocation, profession, trade, craft, or avocation of the individual.

4512.0100 DEFINITIONS.

Subp. 4. **Individual services.** "Individual services" means services performed by an official outside of official duties.

4512.0100 DEFINITIONS.

Subp. 5. **Plaque or similar memento.** "Plaque or similar memento" means a decorative item with an inscription recognizing an individual for an accomplishment.

4525.0210 DETERMINATIONS PRIOR TO FORMAL INVESTIGATION.

Subpart 1. **Preparation for prima facie determination.** After a complaint is filed, the executive director must follow the notice provisions in Minnesota Statutes, section 10A.022, subdivision 3, with regard to the respondent's right to submit written arguments addressing the prima facie determination.

Upon the expiration of the time provided for the respondent to submit written argument, the executive director must submit the matter to the board member who will make the determination or to all board members if the full board will make the determination. The submission must include the complaint, any response submitted by the respondent, and an analysis of the allegations of the complaint and the violations that it alleges.